

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA  
CIVIL ACTION – LAW

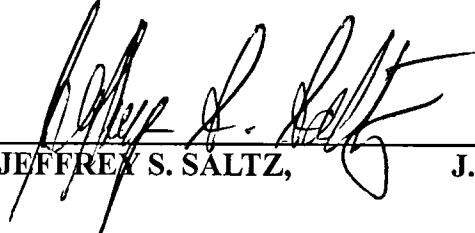
SHARON MILLER : NO. 2024-09643  
 :  
 vs. :  
 :  
 ERIE INSURANCE :

ORDER

AND NOW, this 10th day of February, 2025, upon consideration of the Motion for Summary Judgment of Defendant, Erie Insurance Exchange, and no response, it is hereby **ORDERED** that Plaintiff Sharon Miller is **PRECLUDED** from contesting the following facts found by Workers’ Compensation Judge Donald Poorman in his Decision Rendered dated May 24, 2022:

1. Ms. Miller, as a result of her May 1, 2021, work injury, sustained injuries in the nature of a contusion to the anterior chest wall and sprain of the cervical spine.
2. Ms. Miller had fully recovered from this work injury as of August 31, 2021.
3. Ms. Miller was not disabled as a result of the work injury.
4. Ms. Miller did not sustain any back, shoulder, or psychological injuries as a result of the May 1, 2021, work injury.

BY THE COURT:

  
JEFFREY S. SALTZ, J.

efiled on: 2-10-25  
copies emailed on: 2-10-25 to:  
Michael Jorgensen, Court Administration – Civil Division  
Margarita Rasing, Court Administration – Civil Division