

Intentional Physical Stunt not within Course and Scope of Employment

In the case of *Penn. State University v. Workers's Compensation Appeal Board (Smith)*, the Commonwealth Court reversed the Appeal Board's affirmation of a claim petition. There was overwhelming evidence showing that the claimant did sustain injuries, but he also **intentionally** jumped down a flight of stairs. The Commonwealth Court decided that intentional physical stunts are not within the course and scope of employment and therefore not subject to Workers' Compensation Benefits.