## COURT OF APPEALS OF VIRGINIA

Present: Chief Judge Fitzpatrick, Judges Frank and Clements

## RICHMOND PAPERBOARD CORPORATION AND RELIANCE NATIONAL INDEMNITY COMPANY IN LIQUIDATION

v. Record No. 0715-04-2

EDWARD J. BAILEY

## MEMORANDUM OPINION<sup>\*</sup> PER CURIAM AUGUST 3, 2004

## FROM THE VIRGINIA WORKERS' COMPENSATION COMMISSION

(S. Vernon Priddy III; Cecil H. Creasey, Jr.; Sands Anderson Marks & Miller, on briefs), for appellants.

(Edward J. Bailey, Sr., pro se, on brief).

Richmond Paperboard Corporation and its insurer (hereinafter referred to as "employer") appeal a decision of the Workers' Compensation Commission holding employer responsible for medical treatment of Edward J. Bailey's seizures. Employer contends the commission erred in finding that (1) claimant proved his seizures and related treatment were causally related to his compensable July 28, 1994 head injury; and (2) his claim for medical treatment of the seizures was not barred by the statute of limitations provided under Code § 65.2-601. We have reviewed the record and the commission's opinion and find no reversible error. Accordingly, we affirm for the reasons stated by the commission in its final opinion. <u>See Bailey v. Richmond</u> Paperboard Corporation, VWC File No. 170-99-54 (Feb. 24, 2004). We dispense with oral argument and summarily affirm because the facts and legal contentions are adequately presented

<sup>\*</sup> Pursuant to Code § 17.1-413, this opinion is not designated for publication.

in the materials before the Court and argument would not aid the decisional process. <u>See</u> Code § 17.1-403; Rule 5A:27.

Affirmed.