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1 **IN THE COURT OF APPEALS OF THE STATE OF NEW MEXICO**

2 **JOSE FRANCO,**

3 Worker-Appellant,

4 v.

**No. A-1-CA-36536**

5 **NELSON MEATS, INC., LARRY**  
6 **and BEN LLC, and NEW MEXICO**  
7 **MUTUAL CASUALTY INSURANCE**  
8 **COMPANY,**

9 Employer/Insurer-Appellees.

10 **APPEAL FROM THE WORKER’S COMPENSATION ADMINISTRATION**  
11 **Reginald Woodard, Worker’s Compensation Judge**

12 Narcisco Garcia, Jr.  
13 Albuquerque, NM

14 for Appellant

15 Jacob R. Candelaria  
16 Albuquerque, NM

17 for Appellees

18 **MEMORANDUM OPINION**

19 **ZAMORA, Judge.**

1 {1} Jose Franco appeals from the Workers' Compensation Judge's (WCJ) order  
2 denying benefits on the basis that he was not employed by Nelson Meats, Inc., and  
3 Larry and Ben, LLC (Nelson Meats) at the time of his injury. This Court issued a  
4 calendar notice proposing to summarily affirm. Franco filed a memorandum in  
5 opposition to the proposed disposition. Not persuaded by Franco's arguments, we  
6 affirm.

7 {2} Franco argues that this Court reframed the issue raised in a manner that places  
8 the WCJ's findings on a deferential pedestal that the findings do not deserve under the  
9 appropriate standard of review. [DS 1-2] Initially, we note that Franco's reliance on  
10 *Harger v. Structural Services, Inc.*, 1996-NMSC-018, 121 N.M. 657, 916 P.2d 1324,  
11 in framing the issue is misplaced. *Harger* enumerates factors to consider in evaluating  
12 the right to control as exercised by an employer when determining whether a worker  
13 is an independent contractor, servant, or employee. *Id.* ¶¶ 12-13. At issue here is not  
14 whether Franco was an independent contractor or a servant/employee, but whether he  
15 was even an employee of Nelson Meats at the time of his injury.

16 {3} Insofar as Franco asserts that our review was unduly deferential, we disagree.  
17 "Generally speaking, whole record review of WCJ determinations is deferential."  
18 *Sanchez v. Zanio's Foods, Inc.*, 2005-NMCA-134, ¶ 11, 138 N.M. 555, 123 P.3d 788.  
19 "We view the evidence in the light most favorable to the agency decision, but may not

1 view favorable evidence with total disregard to contravening evidence.” *Barela v.*  
2 *ABF Freight Sys.*, 1993-NMCA-137, ¶ 21, 116 N.M. 574, 865 P.2d 1218 (internal  
3 quotation marks and citation omitted). Nevertheless, “[a]lthough there [is] contrary  
4 evidence, it is for the trial judge, not this Court, to determine the credibility of  
5 witnesses and weigh the evidence.” *Todacheene v. G & S Masonry*, 1993-NMCA-126,  
6 ¶ 6, 116, N.M. 478, 863 P.2d 1099.

7 {4} To the extent Franco reasserts the conflicting evidence [MIO 5-8], “where the  
8 testimony is conflicting, the issue on appeal is not whether there is evidence to support  
9 a contrary result, but rather whether the evidence supports the findings of the trier of  
10 fact.” *Tom Growney Equip. Co. v. Jouett*, 2005-NMSC-015, ¶ 13, 137 N.M. 497, 113  
11 P.3d 320 (internal quotation marks and citation omitted). Based on the whole record,  
12 we proposed to affirm that the evidence supported the WCJ’s conclusion that Franco  
13 was not an employee of Nelson Meats. [CN 5] Because Franco does not otherwise  
14 point to any error in fact with this Court’s proposed disposition, we affirm. *See*  
15 *Hennessy v. Duryea*, 1998-NMCA-036, ¶ 24, 124 N.M. 754, 760, 955 P.2d 683 (“Our  
16 courts have repeatedly held that, in summary calendar cases, the burden is on the party  
17 opposing the proposed disposition to clearly point out errors in fact or law.”).

18 {5} For all of these reasons, and those stated in the notice of proposed disposition,  
19 we affirm.

1 {6} **IT IS SO ORDERED.**

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**M. MONICA ZAMORA, Judge**

4 **WE CONCUR:**

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6 **EMIL J. KIEHNE, Judge**

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8 **DANIEL J. GALLEGOS, Judge**