

An unpublished opinion of the North Carolina Court of Appeals does not constitute controlling legal authority. Citation is disfavored, but may be permitted in accordance with the provisions of Rule 30(e)(3) of the North Carolina Rules of Appellate Procedure.

NO. COA13-467
NORTH CAROLINA COURT OF APPEALS

Filed: 19 November 2013

JOSHUA G. MCRAVION,
Plaintiff,

v.

N.C. DEPARTMENT OF CORRECTION,
Defendant.

North Carolina
Industrial Commission
I.C. No. TA-21976

Appeal by plaintiff from Decision and Order entered 21 December 2012 by the North Carolina Industrial Commission. Heard in the Court of Appeals 5 November 2013.

Attorney General Roy A. Cooper, III, by Associate Attorney General Adrian W. Dellinger, for defendant-appellee.

Joshua G. McRavion, pro se.

STROUD, Judge.

Plaintiff appeals from a Decision and Order entered by the North Carolina Industrial Commission awarding him \$150.00. Plaintiff's entire brief challenging the award of \$150.00 is approximately half a page long. Plaintiff does not raise a single legal issue in this half-page brief nor does he cite any law. "It is not the role of the appellate courts to create an

appeal for the appellant." *Abbott v. N.C. Bd. of Nursing*, 177 N.C. App. 45, 48, 627 S.E.2d 482, 484 (2006) (citation, quotation marks, and ellipses omitted).

AFFIRMED.

Judges CALABRIA and STEELMAN concur.

Report per Rule 30(e)