## IN THE UTAH COURT OF APPEALS

----00000----

Michael J. French,	) MEMORANDUM DECISION ) (Not For Official Publication)
Petitioner,	) Case No. 20080427-CA
v. American Airlines; Insurance Co. of the State of Pennsylvania; and Labor Commission,	) FILED (July 3, 2008) ) 2008 UT App 260
Respondents.	)

Original Proceeding in this Court

Attorneys: Michael French, Idaho Falls, Idaho, Petitioner Pro Se David H. Tolk and Michael K. Woolley, Salt Lake City, for Appellees American Airlines and Insurance Co. of the State of Pennsylvania

\_\_\_\_

\_\_\_\_

Before Judges Bench, Davis, and McHugh.

PER CURIAM:

Michael J. French petitions for review of the decision of the Labor Commission Appeals Board (Board) affirming the Administrative Law Judge's determination that French had not established an entitlement to benefits for a neck injury. This is before the court on its own motion for summary disposition based on the lack of a substantial question for review.

In the decision of which French seeks review, the Board determined that he was entitled to benefits for a lower back injury as a result of an industrial accident but found no medical causation from the same accident for a later asserted neck injury. French fails to present any relevant or coherent legal issue related to the grounds for the decision. Rather, he asserts that felonies have occurred in various filing errors related to his accident claims. The issues raised are not relevant to the decision. There is no actual claim of error in the Board's decision. Accordingly, there is no substantive ground for review meriting further proceedings by this court. See Utah R. App. P. 10(a)(2)(A).

Affirmed.

Russell W. Bench, Judge

James Z. Davis, Judge

Carolyn B. McHugh, Judge