COURT OF APPEALS OF VIRGINIA

Present: Judges Frank, Huff and Senior Judge Haley

AGNES M. PRICE

v. Record No. 1866-13-4

PRINCE WILLIAM COUNTY SCHOOLS AND VML INSURANCE PROGRAMS

MEMORANDUM OPINION^{*} PER CURIAM FEBRUARY 4, 2014

FROM THE VIRGINIA WORKERS' COMPENSATION COMMISSION

(Richard M. Reed; The Reed Law Firm, P.L.L.C., on brief), for appellant.

(Ralph L Whitt, Jr.; Amber L. Ford; Whitt & Del Bueno, PC, on brief), for appellees.

Agnes M. Price appeals a decision of the Workers' Compensation Commission finding she is not entitled to medical and indemnity benefits after March 12, 2012. Appellant contends the commission erred by not relying on the medical opinion of her treating physician and finding her injury was an aggravation of a pre-existing condition which was resolved as of March 12, 2012. We have reviewed the record and the commission's opinion and find that this appeal is without merit. Accordingly, we affirm for the reasons stated by the commission in its final opinion. <u>See Price v. Prince William Cnty. Schs.</u>, VWC File No. JCN VA00000561092 (Aug. 30, 2013). We dispense with oral argument and summarily affirm because the facts and legal contentions are adequately presented 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.

^{*} Pursuant to Code § 17.1-413, this opinion is not designated for publication.