MIERAS V. DYNCORP, 122 N.M. 279, 923 P.2d 1164 (S. Ct. 1996)

ROCHELLE MIERAS, Claimant-Petitioner, vs. DYNCORP and NATIONAL UNION FIRE INSURANCE COMPANY, Employer-Insurer-Respondents.

NO. 23,878

SUPREME COURT OF NEW MEXICO

122 N.M. 279, 923 P.2d 1164

September 26, 1996, Decided

OPINION

ORDER

This matter coming on for consideration by the Court upon petition for writ of certiorari, and the Court having considered said petition, and being sufficiently advised;

NOW, THEREFORE, IT IS ORDERED that petition for writ of certiorari is **denied** in Court of Appeals number **16572/16376**.