

KATHERINE STOVALL
(Appellant/Cross-Appellee)

v.

NEW ENGLAND TELEPHONE COMPANY
(Appellee/Cross-Appellant)

and

SEDGWICK CLAIMS MANAGEMENT SERVICES

Argument held: September 20, 2023

Decided: March 28, 2024

Corrected: April 2, 2024

PANEL MEMBERS: Administrative Law Judges Rooks, Hirtle, and Smith
BY: Administrative Law Judge Hirtle

ERRATA SHEET

In order to correct typographical errors, the Appellate Division panel decision dated March 28, 2024, is revised as follows:

The first clause of the second sentence of paragraph 19, at page 10, originally read: “Because the 2011 injury was deemed an aggravation of the 2006 injury,”[.]

That clause is replaced with: “Because the **2001** injury was deemed an aggravation of the **1996** injury,” (emphasis added).

The original decision on the Workers’ Compensation Board website has been replaced with the decision as revised.