“IF YOU ARE INJURED ON THE JOB”

The only way to assure yourself of full protection of the Colorado Workmen’s Compensation Law is:

1. **Report at Once** - Even though the injury may not seem serious. The accident must be reported to the employer, foreman, or first aid department within two days from the occurrence. If possible, have a witness present when you report the accident.

2. **After Receiving First Aid Treatment** - You have the right to a licensed physician of the Company’s choice for continued treatment.

3. **Get the Facts of the Accident** - Obtain names of all witnesses and statements in writing as soon as possible.

4. **Signing of Papers and Documents** - Do not sign any papers in blank or anything which you do not fully understand.

5. **File a Claim** - Payment of medical expenses by an employer or insurance carrier, either under the Workman’s Compensation Act or the Colorado Occupational Disease Disability Act, does not constitute an admission of liability. A claim must be filed with the Division of Labor within three years from the date of the accident to protect your rights to reopen the case for a six year period.

**REMEMBER:** You do not know the law; your Union can provide you with full protection under the law if you follow these rules and contact your Union Representative.

DENVER AREA LABOR FEDERATION, AFL-CIO