

Knell O'Connor Danilewicz

NAME OF THE M. PEDERSEN BRO.
Sister M. M.
Sister M. M.
Sister M. M.
Sister M. M.
Sister M. M.

Open House ~~Wednesday~~ Saturday, May 20
from 10 AM
Beginning at 10:30 AM
10:30 AM - 12:30 PM
noon - 1:30 PM

Fax Cover Sheet

DATE: 1/6/2026

COMPANY: Illinois Bone and Joint **FAX:** 630-323-5610

FROM: Catherine Clough **PHONE:** (312) 277-3000

COMPANY: Knell, O'Connor, Danielewicz **FAX:** (312) 277-3008

SUBJECT: Arturo Rocha Barbosa v. Break Thru Demolition

KOD FILE NO: 11295-SED

Please find attached our subpoena seeking records and films from Illinois Bone and Joint concerning Arturo Rocha Barbosa. We ask that you please process the subpoena and forward the records/films to our office as soon as possible. Thank you.

Catherine Clough,
on behalf of Atty. J. Murray Pinkston III

If you do not receive all pages clearly, please email our team at paralegals@knelloc Connor.com.

This facsimile transmission is intended only for the addressee shown above. It may contain information that is privileged, confidential or otherwise protected from disclosure. Any review, dissemination or use of this transmission or its contents by persons other than the addressee is strictly prohibited. If you have received this transmission in error, please notify us immediately by telephone and mail the original to us at the above address.

*Knell
O'Connor
Danielewicz
Lawyers*
January 6, 2026

300 W. Jackson Blvd.
Suite 301
Chicago, IL 60606
Tel. 312.277.3008
Fax. 312.277.3009
REGULATED BY ILLINOIS
Bar Association

January 6, 2026

via Fax and Mail

Dr. Steven Chudik
Illinois Bone and Joint
Attn: Keeper of Records
1010 Executive Ct, Suite 250
Westmont, IL 60559
630-323-5610

RE: Arturo Rocha Barbosa v. Break Thru Demolition
Case Number: 25WC015940
Patient DOB: 12/10/1973

Dear Sir or Madam:

Enclosed please find a subpoena request for the **production of any and all records**, pertaining to the above-named Employee, to the law office of Knell O'Connor Danielewicz. Our office represents the insured, **Break Thru Enterprises**. You may avoid appearing at the Illinois Workers' Compensation Commission by providing certified copies of the requested records to our office prior to the date listed (see enclosed subpoena).

Please be advised that per *45 CFR 164.512(l)*, HIPAA authorization is not required to disclose information regarding claimant as said information is requested in order to adjudicate the instant claim.

The Illinois Workers' Compensation Act *820 ILCS 305/16* requires Certification of all records and bills. Thus, by law your offices **MUST** complete the certification statement attached and return it with the subpoenaed records described herein.

Records **MUST** be transmitted to our office electronically via email and/or facsimile. DVD's, CD's, and flash drives are to be mailed to our office. Hard copies of the records are optional and, if provided, may be mailed to our office. We appreciate your anticipated cooperation.

Very truly yours,

KNELL O'CONNOR DANIELEWICZ



J. Murray Pinkston, III

Electronic Delivery of Records:

Email: paralegal3@knellcoconnor.com or Fax: (312) 277-3008

JMP/cc Enclosure: subpoena

BEFORE THE ILLINOIS WORKERS' COMPENSATION COMMISSION

ARTURO ROCHA BARBOSA,**Petitioner,****v.****25WC015940****Break Thru Enterprises,****Respondent.**

RECORDS CERTIFICATION

On behalf of **Illinois Bone and Joint**, I certify that in response to the Subpoena issued, the attached records and bills are true, complete and correct copies of the original records and are the only such records relating to the above-named Petitioner in my/our possession and control.

After a thorough search, we were **NOT** able to find any records pertaining to the above-named Petitioner.

Signature

Date

Illinois Workers' Compensation Commission
Proof of Service

I, Catherine Clough, affirm that a copy of this subpoena was sent on 1/6/2026, to each party at the address listed below:

via Fax and Mail

Dr. Steven Chudik
Illinois Bone and Joint
Attn: Keeper of Records
1010 Executive Ct, Suite 250
Westmont, IL 60559
630-323-5610



Signature of Person completing *Proof of Service*

IN THE NAME OF THE PEOPLE OF THE STATE OF ILLINOIS
 ILLINOIS WORKERS' COMPENSATION COMMISSION
 SUBPOENA



Arturo Rocha Barbosa

Case # 25 WC 015940

Employee/Petitioner

v.

Break Thru Demolition

Employer/Respondent

TO: Illinois Bone and Joint, 1010 Executive Ct, Suite 250, Westmont, Illinois 60559

YOU ARE COMMANDED TO PROVIDE THE FOLLOWING ITEMS THAT ARE IN YOUR POSSESSION OR CONTROL: ANY AND ALL CORRESPONDENCE, MEMORANDA OR OTHER DOCUMENTS EXCHANGED BETWEEN DEPONENT HEREIN AND THE PATIENT, OTHER MEDICAL PROVIDER, OTHER MEDICAL INSTITUTION, OR ANY OTHER ATTORNEYS OR REPRESENTATIVES OR INSURANCE COMPANIES, AND ANY AND ALL RECORDS INCLUDING BUT NOT LIMITED TO MEDICAL REPORTS, MEDICAL RECORDS, CHART NOTES, OFFICE NOTES, ITEMIZED BILLING, PROGRESS NOTES, RECORDS, REVIEWED DIAGNOSTIC TEST RESULTS AND FILMS INCLUDING RADIOLOGICAL RECORDS AND REPORTS INCLUDING BUT NOT LIMITED TO THE MRI FILMS, OR ANY OTHER RECORDS IN YOUR POSSESSION OR CONTROL RELATING TO:

NAME: ARTURO ROCHA BARBOSA | DOB: 12/10/1973 |

PER 45 CFR 164.512(l), HIPAA AUTHORIZATION IS NOT REQUIRED TO DISCLOSE INFORMATION REGARDING CLAIMANT AS SAID INFORMATION IS REQUESTED IN ORDER TO ADJUDICATE THE INSTANT CLAIM

YOU MUST APPEAR TO TESTIFY BEFORE THE HONORABLE ____ OF THE COMMISSION AT THE ADDRESS 50 W. WASHINGTON ST, CHICAGO, IL 60602 ON THE DATE ____ AT ____ AM/PM, TO BRING THE ITEMS WITH YOU.

**MAIL ITEMS TO THE ADDRESS:
Knell O'Connor Danielewicz | 901 W. Jackson Blvd. Suite 301 Chicago, IL 60607**

SEND DIGITAL RECORDS TO:

paralegals@knelloconnor.com | Fax: (312) 277-3008

BY THE DATE 2/6/2026.

YOU DO NOT NEED TO APPEAR AT THE COMMISSION. *DO NOT MAIL THE ITEMS TO THE COMMISSION.*****

J. Murray Pinkston III

Name of person requesting this subpoena

(312) 277-3000

Telephone number

paralegals@knelloconnor.com

Email address

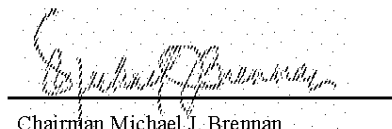
FAILURE TO RESPOND

TO THIS SUBPOENA MAY SUBJECT

YOU TO THE PENALTIES

PRESCRIBED BY LAW.

(SEE STATUTES: 820 ILCS 305/16; RULES: 7030.50)


 Chairman Michael J. Brennan

1/6/2026

Date

The legislature changed the name of the Illinois Industrial Commission to the Illinois Workers' Compensation Commission, effective 1/1/05. The law states that any reference to the Industrial Commission—such as those that appear below—shall be considered a reference to the Workers' Compensation Commission.

From the *Rules Governing Practice Before the Industrial Commission*

50 Illinois Administrative Code

Section 7030.50 Subpoena Practice

a) Issuance

A blank form of subpoena for the attendance of witnesses or the production of documents will be furnished by the Secretary of the Commission upon request of the parties or their attorneys.

b) Use

Unless otherwise agreed by the parties, witnesses or documents may only be subpoenaed to appear or be produced at the time and place set for hearing of the cause.

c) Service

Personal service of the subpoena is required and payment of statutory fee and travel expense must accompany the service.

d)

- 1) Upon failure of any person, firm or organization to obey a subpoena of the Illinois Industrial Commission, a party seeking enforcement of the subpoena, or his attorney, shall prepare an application to the Circuit Court of the county in which the hearing or claim is pending requesting enforcement of the subpoena pursuant to Section 16 of the Illinois Workers' Compensation Act and shall present, file and serve on opposing party said application together with the original subpoena and proof of service to the Arbitrator or Commissioner designated to hear the said claim, or if no Arbitrator or Commission has been designated, then to the Chairman of the Commission.
- 2) A hearing pursuant to Section 7020.70 shall be held at which the Commissioner or Arbitrator to whom the application is presented shall determine if the subpoena requested relevant information, and was properly issued and served and if the application is proper in form. If the said Commissioner or Arbitrator shall so find, then, he or she shall sign the application. The party seeking enforcement of the subpoena, or his attorney, may then file and prosecute the application in the Circuit Court.