## APPEAL NO. 012364 FILED NOVEMBER 19, 2001

This appeal arises pursuant	to the Texas	Workers' Comp	pensation Act,	TEX. LAB.
CODE ANN. § 401.001 et seq. (	(1989 Act). A	A contested ca	se hearing wa	as held on
September 6, 2001. The hearing	ig officer dete	ermined that th	ne respondent	(claimant)
sustained a compensable injury	on	, and has	had disability	from the
compensable injury from	, through Se	eptember 6, 200	1. The appella	ınt (carrier)
has appealed on sufficiency of the	evidence gro	ounds. The cla	imant respond	ed, urging
affirmance.				

## **DECISION**

Affirmed.

There was conflicting evidence concerning each of these findings. Section 410.165(a) provides that the hearing officer, as finder of fact, is the sole judge of the relevance and materiality of the evidence as well as of the weight and credibility that is to be given the evidence. When reviewing a hearing officer's decision for factual sufficiency of the evidence, we should reverse such decision only if it is so contrary to the great weight and preponderance of the evidence as to be clearly wrong and unjust. Cain v. Bain, 709 S.W.2d 175, 176 (Tex. 1986); Pool v. Ford Motor Co., 715 S.W.2d 629, 635 (Tex. 1986). Applying this standard, we find no grounds to reverse the factual findings of the hearing officer.

The decision and order of the hearing officer are affirmed.

The true corporate name of the insurance carrier is **FIDELITY & GUARANTY INSURANCE COMPANY** and the name and address of its registered agent for service of process is

## CORPORATION SERVICE COMPANY 800 BRAZOS AUSTIN, TEXAS 78701.

CONCUR:	Michael B. McShane Appeals Judge
Susan M. Kelley Appeals Judge	
 Thomas A. Knapp Appeals Judge	