

CCASE:
SOL (MSHA) V. W-P COAL CO.
DDATE:
19870206
TTEXT:

Federal Mine Safety and Health Review Commission
Office of Administrative Law Judges

SECRETARY OF LABOR,
MINE SAFETY AND HEALTH
ADMINISTRATION (MSHA),
ON BEHALF OF
NICHOLAS RAMIREZ,
COMPLAINANT

DISCRIMINATION PROCEEDING

Docket No. WEVA 86-430-D
MSHA Case No. HOPE CD 86-09

No. 21 Mine

v.

WÄP COAL COMPANY,
RESPONDENT

DECISION APPROVING SETTLEMENT

Before: Judge Fauver

The parties have moved for approval of a settlement agreement, and an order directing compliance with the settlement agreement and dismissing this case.

FOR GOOD CAUSE SHOWN, the motion is GRANTED.

ORDER

WHEREFORE IT IS ORDERED that:

1. The parties will fully comply with the terms of the Settlement Agreement filed herein on January 30, 1987.
2. Any party to this proceeding may move to reopen this case for hearing and determination upon a complaint by such party alleging that, within 90 days of such complaint, the other party violated the terms of the Settlement Agreement herein and for an order granting appropriate relief.
3. Based upon the foregoing, this proceeding is DISMISSED.

William Fauver
Administrative Law Judge