

CCASE:
SOL (MSHA) V. PYRO MINING
DDATE:
19840509
TTEXT:

~1218

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

SECRETARY OF LABOR,
MINE SAFETY AND HEALTH
ADMINISTRATION (MSHA),
PETITIONER

v.

PYRO MINING COMPANY,
RESPONDENT

CIVIL PENALTY PROCEEDING

Docket No. KENT 83-225
A.C. No. 15-13881-03502

Pyro No. 9 Slope
William Station

DECISION APPROVING SETTLEMENT

Before: Judge Kennedy

By order of April 20, 1984, I denied the Secretary motion to approve settlement of this matter in the amount of \$20.00 and offered to consider an amended motion in the amount of \$250.00. On May 4, 1984, the Secretary renewed his motion setting forth that the parties had now agreed to settle the matter at the amount stipulated by the trial judge, namely, \$250.

The premises considered, therefore, it is ORDERED that the motion to approve settlement and dismiss be, and hereby is, GRANTED, and the captioned matter DISMISSED.

Joseph B. Kennedy
Administrative Law Judge