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BOBBY W. CAMPBELL V. DANIELS CONSTRUCTION
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Federal Mine Safety and Health Review Commission
Office of Administrative Law Judges

BOBBY W. CAMPBELL,
COMPLAINANT

DISCRIMINATION PROCEEDING

Docket No. WEST 83-86-DM

v.

MSHA Case No. MD 83-15

DANIELS CONSTRUCTION COMPANY,
RESPONDENT

DECISION APPROVING SETTLEMENT

Before: Judge Carlson

The parties, through counsel, have filed a stipulation which settles all matters at issue in this discrimination proceeding.

At the center of the settlement is an agreement by the respondent to pay a sum of money to complainant in return for which complainant agrees not to seek employment with respondent or its subsidiaries or divisions, and in which complainant agrees to withdraw his complaint and to release respondent from any and all claims.

The parties further stipulate that respondent admits no violation of the Federal Mine Safety Act or any other law, state or federal, in terminating complainant's employment.

I conclude that the proposed settlement should be approved in all respects. Respondent shall therefore pay to complainant, with dispatch, the monies agreed upon, whereupon all other provisions of the settlement shall be deemed in effect, and this proceeding shall be dismissed with prejudice.

SO ORDERED.

John A. Carlson
Administrative Law Judge