CCASE:

MARHTA PERNANDO V. METTIKI COAL

DDATE: 19860909 TTEXT: Federal Mine Safety and Health Review Commission Office of Administrative Law Judges

MARTHA PERANDO,

DISCRIMINATION PROCEEDING

COMPLAINANT

Docket No. YORK 85-12-D MSHA Case No. MORG CD 85-17

v.

METTIKI COAL CORPORATION, RESPONDENT

DECISION

Before: Judge Melick

Pursuant to the decision in these proceedings dated August 12, 1986, the parties have submitted stipulations of damages, costs and interest. Accordingly the Mettiki Coal Corporation is ordered to pay to Complainant Martha Perando the amount of \$2,351.30 in back pay within 30 days of the date of this decision plus interest to the date of payment computed in accordance with the formula set forth in Bailey v. Arkansas Carbona, Co., 5 FMSHRC 2042 (1983), plus costs of \$50.

This decision constitutes the final disposition of these proceedings before this judge.

Gary Melick Administrative Law Judge