

CCASE:
SOL (MSHA) V. PEABODY COAL
DDATE:
19870520
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
DAVID WARD,
COMPLAINANT

DISCRIMINATION PROCEEDING
Docket No. WEVA 86-376-D
HOPE CD 86-6
Montcoal No. 7 Mine

v.

PEABODY COAL COMPANY,
RESPONDENT

ORDER OF DISMISSAL
DECISION APPROVING SETTLEMENT

Before: Judge Maurer

The Secretary has filed a motion explaining that pursuant to agreement between the parties, the complainant now has received or will receive all the relief sought in this case. Furthermore, the assessed penalty of \$1,000 has been paid.

Based upon my review of the Secretary's motion, I am satisfied that the proposed settlement is consistent with the purposes and spirit of the statute.

In light of the foregoing, the proposed settlement is APPROVED and this matter is hereby DISMISSED.

Roy J. Maurer
Administrative Law Judge