CCASE:

SOL (MSHA) V. REYNOLDS METAL

DDATE: 19890320 TTEXT: Federal Mine Safety and Health Review Commission (F.M.S.H.R.C.)
Office of Administrative Law Judges

SECRETARY OF LABOR,
MINE SAFETY AND HEALTH
ADMINISTRATION (MSHA),
ON BEHALF OF
WILLIE C. JONES,
APPLICANT

DISCRIMINATION PROCEEDING

Docket No. CENT 89-62-DM

Case No. MD 89-21

Mill I.E. No. 41-00906

v.

REYNOLDS METAL COMPANY INCORPORATED,

RESPONDENT

## ORDER OF TEMPORARY REINSTATEMENT

Pursuant to Commission Rule 44, 29 C.F.R. 2700.44, and upon the Motion Withdrawing Request for Hearing, the Secretary's Application for Temporary Reinstatment on behalf of Willie C. Jones has been reviewed. Upon such review I have determined that the miner's complaint is not frivolously brought. Accordingly it is ORDERED that Willie C. Jones be temporarily reinstated immediately at the same wage rate and grade he had prior to termination.

Gary Melick Administrative Law Judge (703) 756-6261