

CCASE:
SOL (MSHA) V. ROSE ENERGY
DDATE:
19890907
TTEXT:

~1740

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
RANDY VARNEY,
COMPLAINANT

DISCRIMINATION PROCEEDING

Docket No. WEVA 89-224-D

Hope CD 89-6

Mine No. 1

v.

ROSE ENERGY, INC.,
REX FOUGHT, ROBERT CURTIS,
RESPONDENTS

DECISION APPROVING SETTLEMENT

On August 9, 1989, the Secretary filed a Motion to Approve Settlement. This Motion indicates that the above matter has been settled by the Parties. I have read the Settlement and Release attached to the Motion, and find it fairly disposes of the issues herein. Accordingly, the Secretary's Motion is GRANTED.

It is ORDERED that the Parties shall abide by all the terms of the Settlement Agreement dated July 26, 1989, and attached to the Secretary's Motion To Approve Settlement. It is further ORDERED that the above case be DISMISSED with prejudice.

Roy J. Maurer
Administrative Law Judge