CCASE:

MSHA V. DUVAL

DDATE: 19800414 TTEXT:

FEDERAL MINE SAFETY AND HEALTH REVIEW COMMISSION WASHINGTON, DC April 14. 1980

SECRETARY OF LABOR, MINE SAFETY AND HEALTH ADMINISTRATION(MSHA),

DOCKET NO. WEST 79-194-M

v.

DUVAL CORPORATION

ORDER

The petition for discretionary review is dismissed. Section 113(d)(2)(A)(i) requires that a Petition for discretionary review be filed and served within 30 days after the issuance of the judge's decision. 1/ Commission Rule 5(d), 29 CFR 2700.5(d) (1979), states that "filing of a petition for discretionary review is effective only upon receipt." The petition for discretionary review was received by the Commission on April 4, 1980, more than thirty days after the issuance of the judge's decision.

Accordingly, the petition is dismissed as untimely filed. 2/

Frank F. Jestrab, Commissioner

A. E. Lawson, Commissioner

Marian Pearlman Nease, Commissioner

1/30 U.S.C. 823(d)(z)(A)(i) (Supp. II 1978).

^{2/} See Sunbeam Coal Corporation, Docket No. PITT 79-210 through 79-214, (order dated March 10, 1980).