

CCASE:
SOL (MSHA) V. GRUNDY MINING
DDATE:
19841121
TTEXT:

~2657

Federal Mine Safety and Health Review Commission
Office of Administrative Law Judges

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

v.

GRUNDY MINING COMPANY, INC.,
RESPONDENT

AND

GRUNDY MINING COMPANY, INC.,
CONTESTANT

v.

SECRETARY OF LABOR, ET AL,
RESPONDENT

CIVIL PENALTY PROCEEDINGS

Docket No. SE 83-29
A/O No: 40-00524-03508

No. 21 Mine

NOTICES OF CONTEST

Docket No. SE 82-36-R
Citation No: 757821; 2/24/82

Docket No: SE 82-37-R
Citation No: 757822; 2/24/82

Docket No: SE 82-38-R
Citation No: 757823; 2/24/82

Docket No: SE 82-39-R
Citation No: 757824; 2/24/82

Docket No: SE 82-40-R
Citation No: 757825; 2/24/82

DECISION APPROVING SETTLEMENT

Before: Judge Moore

The proposed assessment issued by the assessment office in the above-captioned civil penalty proceedings is \$30,272.00 and the parties are seeking approval to settle for \$27,000.

MSHA has submitted with its moving papers its position with regard to the statutory criteria, and after examining those papers I find no reason to challenge MSHA's position.

I therefore accept the reasons given by MSHA for

~2658

agreeing to a settlement and incorporate them herein by reference.

The settlement motion is GRANTED and respondent is ORDERED to pay to MSHA, within 30 days, a civil penalty of \$27,000.

Charles C. Moore, Jr.
Administrative Law Judge