

CCASE:

J. A. VOYTEN v. CANTERBURY COAL CO.

DDATE:

19850122

TTEXT:

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

JOHN A. VOYTEN,
COMPLAINANT
v.

DISCRIMINATION PROCEEDING

Docket No. PENN 84-184-D

CANTERBURY COAL COMPANY,
RESPONDENT

MSHA Case No. PITT CD 84-06

DiAnne Mine

DECISION APPROVING SETTLEMENT

Before: Judge Kennedy

This matter is before me on the complainant's motion to approve settlement.

Based on an independent evaluation of the circumstances, I find the settlement proposed is in the interest of complainant and in accord with the purposes and policy of the Act.

Accordingly, it is ORDERED that the motion be, and hereby is GRANTED. It is FURTHER ORDERED that the operator pay FORTHWITH the amount of the settlement agreed upon, and that subject to payment the captioned matter be DISMISSED.

Joseph B. Kennedy
Administrative Law Judge