U.S. Department of Labor

Administrative Review Board 200 Constitution Avenue, N.W. Washington, D.C. 20210



In the Matter of:

RANDOLPH FRADY,

ARB CASE NO. 98-108

COMPLAINANT,

(Formerly ARB Case Nos. 93-022

and 96-096)

v.

ALJ CASE NOS. 92-ERA-19 92-ERA-34

TENNESSEE VALLEY AUTHORITY,

DATE: March 27, 1998

RESPONDENT.

BEFORE:

THE ADMINISTRATIVE REVIEW BOARD

NOTICE OF CASE CLOSING

On October 23, 1995, the Secretary of Labor issued a Decision and Order of Remand, and on June 7, 1996, the Administrative Review Board issued a Final Decision and Order and Approval of Agreement Concerning Damages in this case arising under the Energy Reorganization Act of 1974, as amended, 42 U.S.C. §5851 (1988). On petition for review, the United States Court of Appeals for the Sixth Circuit reversed the Secretary's decision for Complainant regarding three contested allegations and vacated the orders of the Secretary and the Board, leaving the Secretary's decision for Respondent regarding the remaining eleven allegations undisturbed. *See Tennessee Valley Authority v. Frady*, No. 96-3831, slip op. at 10 (6th Cir. Jan. 11, 1998). On March 10, 1998, the court issued the mandate for the case. Accordingly, this notice constitutes the final administrative action and this case **IS CLOSED**.

SO ORDERED.

DAVID A. O'BRIEN

Chair

KARL J. SANDSTROM

Member

USDOL/OALJ REPORTER PAGE 1