

U.S. Department of Labor

Office of Administrative Law Judges
Washington, DC



**UNITED STATES DEPARTMENT OF LABOR
OFFICE OF ADMINISTRATIVE LAW JUDGES**

DATE PREPARED: 05/19/80

RE: ALLAGASH LOGGING, INC ET. AL V. ACTING REGIONAL ADMINISTRATOR,
EMPLOYMENT AND TRAINING ADMINISTRATION, UNITED STATES
DEPARTMENT OF LABOR, CASE NO. 80-TLC-6

BY TELEGRAM DATED MAY 15, 1980 THE EMPLOYERS IN THE SUBJECT CASE REQUESTED EXPEDITED REVIEW UNDER 20 CFR 655.204 (D) AND 655.212 OF THE "REMAND" AND "NON-DETERMINATION" OF THEIR APPLICATIONS FOR TEMPORARY LABOR CERTIFICATIONS WHICH ACTIONS THE EMPLOYERS ALLEGE CONSTITUTE A DENIAL OF THEIR APPLICATIONS FOR TEMPORARY LABOR CERTIFICATIONS. ON MAY 19, 1980, CHARLES EINSIEDLER, JR., COUNSEL FOR THE EMPLOYERS, ADVISED THIS OFFICE BY TELEPHONE THAT THE MATTER HAD BEEN RESOLVED AND ASKED THAT THE REQUEST FOR EXPEDITED REVIEW BE CANCELED. THE REQUEST HAVING BEEN WITHDRAWN, THIS MATTER IS HEREBY CLOSED.

CHARLES P. RIPPEY
ADMINISTRATIVE LAW JUDGE
U.S. DEPARTMENT OF LABOR ,
ROOM 620- VANGUARD BLDG
1111 20TH STREET, N.W.
WASHINGTON, D.C. 20036