
Subject:

FW: Repeal of 30 CFR 56/57.18002

From: Garry Clark [<mailto:1gaclark1@gmail.com>]

Sent: Wednesday, October 25, 2017 7:50 AM

To: Fontaine, Roslyn B - MSHA

Subject: Repeal of 30 CFR 56/57.18002

Dear Roslyn:

I ask that you include the following for consideration of 30 CFR 56/57.18002 rule making.

Respectfully,
Garry A. Clark

Re: Workplace Examinations codified as 30 CFR 56.18002

Dear Sirs / Ma'ams:

I am an American, and I am a miner subject to the Mine Act. I write in opposition to proposed changes to the referenced regulation as well as the existing regulation while encouraging Repeal of that code.

Work place examination regulation codified as 30 CFR 56.18002 became enforce on November 18, 1996, and since its enactment, I was never required to participate in the enforcement of that regulation. My involvement with enforcing that regulation was not needed during 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016. In fact during this period, my employer had occasions in which no citations were issued during semi-annual mine inspections. This consideration leads to furthering contemplation.

Less than a decade after codification of 30 CFR 56.18002, the United States Department of Labor Mine Safety and Health Administration initiated a program named SLAM. The SLAM program was announced on Wednesday, July 13, 2005, and it was proclaimed as being an "educational initiative." Later, it became a "RISK ASSESSMENT" tool, and presently, SLAM operates as an enforcement tool with mention appearing within at least one enforcement report. Since the enactment of the SLAM program, the United States Department of Labor Mine Safety and Health Administration held no need for my participation. The involvement of me and my co-workers were not needed during 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016. During January 2017, President Donald J. Trump was Inaugurated.

Immediately following President Trump's Inaugural, evil forces within the United States Department of Labor Mine Safety and Health Administration decided to venture acts of Treason. The membership of the United States Department of Labor Mine Safety and Health Administration worked to alter working place examination regulation codified as 30 CFR 56.18002 while linking it with the SLAM program. After performing that labor, the membership of the United States Department of Labor Mine Safety and Health Administration collaborated with an Italian corporation named Buzzi Unicem to overthrow President Donald J. Trump's authority.

The collaboration of government and a foreign corporation united in the SLAM sham with the Italian corporation ordering employees in America to perform Workplace Examinations pursuant to 30 CFR 56.18002. With the order, government working through the Italian corporation used the SLAM sham to threaten employment of any American not participating in the SLAM sham program while recognizing the implementation violated 4th Amendment Rights of Americans with hopes that miners would blame President Trump.

When the exploit was recognized, this miner filed a discrimination complaint while notifying Senator Joe Donnelly and President Trump of the Treasonous performance. With this design, the evil within the United States Department of Labor Mine Safety and Health Administration are free to continue its labor through a foreign corporation while violating every Constitutional protection while using the foreign corporation as surrogate.

During the investigation of the discrimination complaint, an investigator for the United States Department of Labor Mine Safety and Health Administration implied that the Administration may violate each civil right while having authority of the Mine Act Section 2(e). However, the Constitution and laws of the United States of America are supreme to the Mine Act regardless of the reckless acclamation.

It is with great joy that this miner asks that the efforts directed at President Trump be recognized with full repeal of regulation 30 CFR 56/57.18002 advance. It is asked that the effort to circumvent the Constitution of the United States of America through surrogacy of foreign employers terminate. I thank you!

Respectfully,

Garry A. Clark