

BEFORE THE ARKANSAS DEPARTMENT OF LABOR

ARKANSAS DEPARTMENT OF LABOR

AGENCY

VS.

CASE NO.: WH 2010-0056

BRYAN CHISOM, TINA CHISOM AND
JANCO BUILDING SERVICES, INC.

RESPONDENTS

ORDER

Pursuant to the Settlement Agreement signed by the parties Plaintiff request with this motion that this matter be dismissed **without prejudice**.

IT IS SO ORDERED this matter is dismissed without prejudice.


ADMINISTRATIVE LAW JUDGE

DATE: 4/6/11

APPROVED BY:


Denise P. Oxley (84-117)
Attorney for Arkansas Department of Labor

BEFORE THE ARKANSAS DEPARTMENT OF LABOR

LABOR STANDARDS DIVISION

VS.

CASE NO.: WH 2010-0041

ROLL-OFF SERVICE, INC. AND
TOM SMITH INDIVIDUALLY

ORDER

Pursuant to the Settlement Agreement signed by the parties Plaintiff request with this motion that this matter be dismissed **with prejudice**.

IT IS SO ORDERED this matter is dismissed with prejudice.

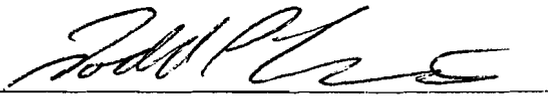

ADMINISTRATIVE LAW JUDGE

DATE: 6/23/11

APPROVED BY:



Daniel Knox Faulkner (2002-168)
Attorney for Arkansas Department of Labor



Todd P. Lewis,
Attorney for Roll-Off Service, Inc.
and Tom Smith

BEFORE THE ARKANSAS DEPARTMENT OF LABOR

ROBERTO GONZALES

vs.

CASE NO. 2011-0006

SECOND CHANCE CONSTRUCTION

ORDER

This matter comes for hearing on this Monday, July 11, 2011 at the offices of the Arkansas Department of Labor. The hearing was set for 9:00 a.m. The hearing convened at approximately 9:10 a.m. Neither party has appeared for the hearing. The Claimant in this matter carries the burden of proof and his appearance is necessary to prevail.

THEREFORE, this matter is hereby dismissed without prejudice; however refilling will only be accepted under proof of good cause.

IT IS SO ORDERED.

James L. Salkeld
Director of Labor

BY: _____
Barry Strange
Hearing Officer

DATE: _____

BEFORE THE ARKANSAS DEPARTMENT OF LABOR

DAVID FLIPPO

CLAIMANT

vs.

CASE NO. 2011-0004

PEA RIDGE EXPRESS

RESPONDENT

ORDER

This matter came before the Arkansas Department of Labor on Tuesday, May 10, 2011 at 9:30 a.m. Pea Ridge Express has appealed an agency order that six hundred seventy dollars and two cents (\$670.02) in unpaid wages is owed to David Flippo. Flippo appeared on his own behalf. Pea Ridge Express did not appear.

FINDINGS OF FACT

Flippo filed a wage claim with the Labor Standards Division of the Arkansas Department of Labor on December 13, 2010. He claimed one thousand six hundred sixteen dollars and two cents (\$1,616.02) in unpaid wages earned between November 9 and November 18, 2010. After investigation, the Labor Standards Division issued a Preliminary Wage Determination Order on January 27, 2011, finding that Flippo was owed six hundred seventy dollars and two cents (\$670.02). Pea Ridge Express filed an appeal of this finding on January 31, 2011.

The hearing was set for 9:30 a.m. The hearing convened at approximately 9:35 a.m. The Claimant appeared, and the Respondent, appeared not. Therefore, judgment is entered for the Claimant in the amount of six hundred seventy dollars and two cents (\$670.02). The Respondent is directed to issue a check payable to Mr. Flippo in the amount of six hundred seventy dollars and two cents (\$670.02) within ten (10) days of the receipt of this Order and mailed to the Department of Labor.

IT IS SO ORDERED.

James L. Salkeld
Director of Labor

BY: _____
Barry Strange, State Mediator
Hearing Officer
Arkansas Department of Labor
10421 West Markham
Little Rock, AR 72205

DATE: _____

BEFORE THE ARKANSAS DEPARTMENT OF LABOR
STATE OF ARKANSAS

ARKANSAS OCCUPATIONAL SAFETY &
HEALTH DIVISION

AGENCY

VS.

CASE NO. 2011-009

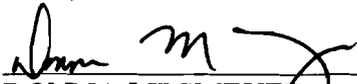
JEFF BROWN, individually, and
COUNTRY CLUB ENTERTAINMENT &
TRAILER COMPANY

RESPONDENTS

ORDER

This matter comes before the Director of Labor, State of Arkansas on a citation and civil money penalty assessment issued to Jeff Brown, individually and Country Club Entertainment & Trailer Company for violations of Arkansas statutes and regulations regarding the operation of amusement rides. Ark. Code Ann. §§ 23-89-501 *et seq.* The parties have reached a satisfactory settlement of the issues in this matter. The matter is dismissed with prejudice.

IT IS SO ORDERED this 22nd day of September, 2011.

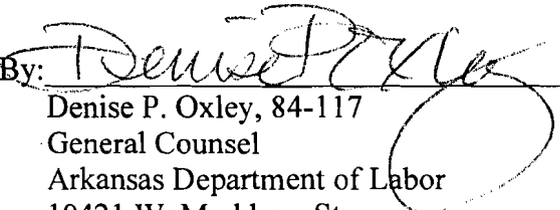


DONNA LIPSMeyer
ADMINISTRATIVE LAW JUDGE

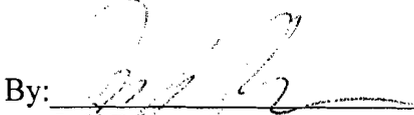
Approved:

ARKANSAS OCCUPATIONAL SAFETY &
HEALTH DIVISION, ARKANSAS
DEPARTMENT OF LABOR

JEFF BROWN, individually, and
COUNTRY CLUB ENTERTAINMENT &
TRAILER COMPANY

By: 

Denise P. Oxley, 84-117
General Counsel
Arkansas Department of Labor
10421 W. Markham St.
Little Rock, AR 72205
(501) 682-4504
denise.oxley@arkansas.gov

By: 

Jeff Brown
Country Club Entertainment & Trailer
Company
12900 I-30
Little Rock, AR 72210
(501) 347-5798