



INTERIOR BOARD OF INDIAN APPEALS

Confederated Tribes of the Warm Springs Reservation of Oregon, and Anita Jackson,
Charles Jackson, Deborah Jackson, and Mark Jackson v. Northwest Regional Director,
Bureau of Indian Affairs

59 IBIA 61 (07/30/2014)



United States Department of the Interior

OFFICE OF HEARINGS AND APPEALS
INTERIOR BOARD OF INDIAN APPEALS
801 NORTH QUINCY STREET
SUITE 300
ARLINGTON, VA 22203

CONFEDERATED TRIBES OF THE)	Order Dismissing Appeals
WARM SPRINGS RESERVATION OF)	
OREGON, and ANITA JACKSON,)	
CHARLES JACKSON, DEBORAH)	
JACKSON, AND MARK JACKSON,)	
Appellants,)	
)	Docket Nos. IBIA 12-142
v.)	12-143
)	
NORTHWEST REGIONAL)	
DIRECTOR, BUREAU OF INDIAN)	
AFFAIRS,)	
Appellee.)	July 30, 2014

The Confederated Tribes of the Warm Springs Reservation of Oregon, and Anita Jackson, Charles Jackson, Deborah Jackson, and Mark Jackson (collectively, “Appellants”) cross-appealed to the Board of Indian Appeals (Board) from a July 6, 2012, decision of the Northwest Regional Director, Bureau of Indian Affairs, regarding the Tribe’s purchase of the Jacksons’ interests in Warm Springs Allotments 528, 532, and 292. On July 14, 2014, Appellants informed the Board that they had reached a settlement agreement, under which certain transactions were to be completed shortly thereafter, and on July 28, 2014, the Board received from Appellants a joint motion to dismiss their appeals with prejudice. The Board appreciates the parties’ successful settlement efforts.

Therefore, pursuant to the authority delegated to the Board of Indian Appeals by the Secretary of the Interior, 43 C.F.R. § 4.1, the Board grants the motion and dismisses the appeals.

I concur:

// original signed
Steven K. Linscheid
Chief Administrative Judge

//original signed
Thomas A. Blaser
Administrative Judge