

EXECUTIVE SUMMARY

**OCCUPATIONAL SAFETY AND HEALTH
APPEALS BOARD**

Summary of J & W Walker Farms – Decision After Reconsideration

Upon reconsideration the Board determined that the ALJ's Order under review was proper, in that employer had not produced evidence showing its delay in making an injury report under section 342(a) was reasonable.

J & W Walker Farms, 09-1949

November 2, 2009

342(a)