

**CAL OSHA Appeals Board
Expedited Proceedings Report
July 1, 2013-March 31, 2014**

Month	Screened for review by analyst	Still under review by analyst	Abated during review or referred to BOI	Total expedited	Abated within 30 days	Abatement occurred within 31-60 days	Abatement occurred within 61-90 days	Abatement occurred within 91-120 days	Abatement occurred over 120 days	Still awaiting hearing process	Stay lifted because appeal was dismissed
13-Jul	31	0	9	22	8	2	3	9		0	
13-Aug	31	0	9	22	6	6	5	5		0	
13-Sep	16	0	4	12	6	1	2	1	2	0	
13-Oct	35	0	7	28	12	5	5	4	2	0	
13-Nov	21	0	2	19	7	3	6	1		1	1
13-Dec	26	0	12	14	6	1				7	
14-Jan	14	0	7	7	1	1				5	
14-Feb	35	0	14	21	5	1				15	
14-Mar	17	7	6	4						4	
Totals	226	7	70	149	51	20	21	20	4	32	1

Appeal Volume

Total Cases	Serious Cases	Expedited Cases
1574	939	149

Title 8, California Code of Regulations, Section 373 requires among other things that expedited hearings be held for serious, willful or repeat citations, wherein the employer has not voluntarily abated the alleged violations.

This report contains the number of cases calendared in accordance with the expedited regulation, and the effectiveness of the regulation in obtaining voluntary abatement by the employer.

Of the four cases abated after 120 days, three were abated within 140 days. One case was set for hearing 154 days after it was docketed due to a continuance being granted due to illness of a participant. The case settled at the hearing, and the parties resolved the abatement issue in that settlement. The specific date the acceptable abatement was implemented is unknown.

