

**Award No. 934**  
**Docket No. 901**  
**2-CRI&P-CM-'43**

**NATIONAL RAILROAD ADJUSTMENT BOARD**  
**SECOND DIVISION**

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**PARTIES TO DISPUTE:**

**SYSTEM FEDERATION NO. 6, RAILWAY EMPLOYEES'**  
**DEPARTMENT, A. F. OF L., (CARMEN)**

**THE CHICAGO, ROCK ISLAND AND PACIFIC RAILWAY**  
**COMPANY**

**(Joseph B. Fleming, and Aaron Colnon, Trustees)**

**DISPUTE: CLAIM OF EMPLOYEES:** (1) That this carrier is violating the controlling agreement, and Rules 2 and 3 thereof, at their 51st Street Coach Yard in Chicago, Illinois, when they persist in maintaining the present assignments of carmen, carmen helpers and coach cleaners.

(2) That this carrier be ordered to immediately establish a three (3) shift assignment covering their 51st Street Coach Yard employes, and that should be done in accordance with Paragraph "C" of Rule 2, of the current agreement.

**STATEMENT:** The above question was submitted to the Second Division of the National Railroad Adjustment Board by the above referred to organization in ex parte form, and the Division is now in receipt of request from the employes that the case be withdrawn.

**AWARD**

Claim dismissed.

**NATIONAL RAILROAD ADJUSTMENT BOARD**  
**By Order of Second Division**

**ATTEST: J. L. Mindling**  
**Secretary**

Dated at Chicago, Illinois, this 2d day of July, 1943.