

The Second Division consisted of the regular members and in addition Referee Nicholas H. Zumas when award was rendered.

Parties to Dispute: { International Association of Machinists and  
{ Aerospace Workers Lodge 754  
{  
{ The Long Island Rail Road Company

Dispute: Claim of Employees:

That the Carrier violated the existing controlling Agreement when Machinists were assigned on a Holiday to perform the work of positions owned by Award by other Machinists without the incumbents being given the opportunity to work their bulletined awarded positions.

That accordingly the Claimants J. J. Jacob and J. D. Ferro, be compensated eight (8) hours each at the punitive rate of pay for the work performed on their bulletined awarded positions by other Machinists on Election Day Holiday, 11/7/72.

Findings:

The Second Division of the Adjustment Board, upon the whole record and all the evidence, finds that:

The carrier or carriers and the employe or employes involved in this dispute are respectively carrier and employe within the meaning of the Railway Labor Act as approved June 21, 1934.

This Division of the Adjustment Board has jurisdiction over the dispute involved herein.

Parties to said dispute were given due notice of hearing thereon.

The issue to be determined in this dispute is identical to that in our Award No. 6917 , and the Board is governed accordingly.

A W A R D

Claim dismissed.

NATIONAL RAILROAD ADJUSTMENT BOARD  
By Order of Second Division

Attest: Executive Secretary  
National Railroad Adjustment Board

By Rosemarie Brasch /es  
Rosemarie Brasch - Administrative Assistant

Dated at Chicago, Illinois, this 26th day of August, 1975.