NATIONAL RAILROAD ADJUSTMENT BOARD

THIRD DIVISION

Award Mumber 20835 Docket Humber 8G-20633

William M. Edgett, Referee

(Brotherhood of RailroadSignalmen

(George P. Baker, Robert W. Blanchette and
(Richard C. Bond, Trustees of the Property
of Penn Central Transportation Company,
(Debtor

STATEMENT OF CIAIN: Claim of the General Committee of the Brother-hood of Railroad Signalmen on the Penn Central TransportationCompany (former New York Central Railroad Company-Lines West of Buffalo):

On behalf #Signal Maintainer R. J. Clawson for six (6) hours' pay at the overtime rate, account on December 9, 1972, Norfolk & Western Railroad signal forces performed signal rail bonding work in the limits of the Veedersburg Interlocking. /Case No. ERS-W17/

OPINION OF BOARD: The facts in this case are essentially undisputed.

The Carrier required the use of en employe to perform rail bonding work at Veedersburg Interlocking on December 9, 1972. The necessity for this work arose out of the replacement of a defective rail by Norfolk & Western track forcer who were working in the vicinity. The Carrierused & Norfolk & Western maintainer rho was working with the track forcer to perform the bonding work. The Carrier concedes the work normally would accrue to the Signal forcer of this Carrier but asserts in defense of its um of Norfolk & Western forcer that its attempt to call the Signal Maintainer proved unsuccessful and while it considered calling the Claimant, it did not do so because of the emergent nature of the work.

While we concede the Carrier's right in a bonafide emergency to take those necessary precautions to protect its property and perform its service, we am of the opinion the Carrier has not proven the present factual situation is one constituting au emergency which justiflee the use of non-contract employes to perform signal work. On the other hand, them is no proven basis for a claim of six hours overtime compensation in this case and we will award Claimant a call as provided by Rule 12(b).

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<u>FINDINGS</u>: The Third Division of the Adjustment Board, upon the whole record and all **the** evidence, finds and holds:

That the parties waived oral bearing;

That the Carrier and the **Employes involved** in this dispute arc **respectively Carrier** and **Employes** within the meaning of the Railway Labor Act, as approved June 21, 1934;

That this Division of the Adjustment Board has jurisdiction OVEr the dispute involved herein; and

That the Agreement was violated as expressed in the opinion.

A W A R D

Clain sustained per opinion.

NATIONAL RATLROAD ADJUSTMENT ROARD By Order of Third Division

by Order of Infra Division

Dated at Chicago, Illinois, this 24th day of October 1975.