NATIONAL RAILROAD ADJUSTMENT BOARD

THIRD DIVISION

Award Number 20921 Docket Number SG-20623

Francis X. Quinn, Referee

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

**STATEMENT** OF CLAIM: Claim of the General Committee of the Brotherhood of Railroad Signalmen on the former Pennsylvania Railroad

## Company:

(a) The Carrier violated the Scope of the current agreement, when on July 1, 2, and 3, 1968 the Carrier allowed 10 men to work on a line relocation project between Mile Post 8 and Mile Post 9 on the I. & F. Branch. These men are not members of the Brotherhood of Railroad Signalmen and should not have done this work.

(b) Each and every one of the **employes** listed below be paid at like **numers** of hours at their respective rates of pay for July 1, 2, 3, 1968 because of the violation cited in claim (a).

R.	J,	Glasson	-	Inspection <b>C&amp;S</b>
W.	Μ.	Nash	•	Maintainer Test
W.	0.	Weaver	-	Maintainer
D.	Ε.	Clayton	-	Maintainer
G.	Η.	<b>Hoffa,</b> Jr.	-	Maintainer
J.	Ρ,	Sparkmon	-	Maintainer Test
Α.	Κ.	Singleton	-	Maintainer Test
F.	L.	Bussey	•	Maintainer
w.	c.	Paxton	-	Maintainer
Μ.	W.	Allee	•	Helper

(c) That the **Employes** listed in claim (b) be paid a like number of hours at their respective rates of pay beginning with July 5, 1968, until the violation cited in claim (a) has ceased.

**<u>/</u>Southern** Territory. System Docket 680 - Indianapolis Case SCS-1-687

OPINION OF BOARD: The record indicates that the Claimants were on duty and under pay on the four dates covered by the claim. There were no furloughed **Signalmen** in the seniority district who could have been used. Finally, we adhere to the principle that damages shall be limited to Claimants' actual loss. Since Claimants suffered no pecuniary loss in this instance, we will deny the claim.

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FINDINGS: The Third Division of the Adjustment Board, upon the whole record and all the evidence, finds and holds:

That the parties waived oral hearing;

That the Carrier and the Employes involved in this dispute are 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 not violated.

## AWARD

Claim denied.

Dated at Chicago, Illinois, this

ATTEST:

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NATIONAL RAILROAD ADJUSTMENT BOARD By Order of Third Division

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16th day of January 1976.

Executive Secretary