## NATIONAL RAILROAD ADJUSTMENT BOARD

## THIRD DIVISION

Award Number 21272 Docket Number CL-20916

Francis X. Quinn, Referee

(Brotherhood of Railway, Airline and **Steamship** Clerks, (Freight **Handlers**, Express and **Station** Employes

PARTIES TO DISPUTE:	
	Robert W. Blanchette, Richard C. Bond and John H.
	McArthur, Trustees of the Property of Penn Central Transportation Company, Debtor

STATEMENT OF CLAIM: Claim of the System Committee of the Brotherhood (GL-7713) that:

(a) The Carrier violated the Rules Agreement, effective February 1, **1968**, particularly Rule 7-A-1, when it denied a request **for** an **investiga**-**tion**, under the provisions of that rule, made by David Speller, Clerk, Office of Revenue and Car Accounting, System General Office, Philadelphia, Pa.

(b) Upon finding for the Claimant, the Board is requested to assess a suitable penalty upon the Carrier solely for the **purpose** of enforcing the provisions of the **Agreement**, in **particular** Rule 7-A-l.

OPINION OF BOARD: The record before us **sttests** that the Claimant did consider himself harassed by repeated testing after being awarded the position in question. The Organization requested a hearing in accordance with Rule **7-A-1** to determine the facts surrounding the **grievants**<sup>\*</sup> disqualification. The request for a hearing was **timely**. A hearing to **determine the** facts surrounding the **grievants**<sup>\*</sup> disqualification **was** and is proper and in order. Therefore we **will remand** this case back to the parties for a hearing on appeal and representation as **provided** in Rule 6-A-1. Such **a** hearing is to determine the facts surrounding the **grievants** disqualification.

Any wage loss of **Claimants** would be the subject of a dependent claim for compensation filed by the **Organization** in **Claimant's** behalf. Therefore at this **time** we will dismiss B of the **statement** of instant claim.

**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;

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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 violated.

## AWARD

This claim is **remanded** back to the parties to determine the facts surrounding grievants **disqualification**. That part of the **claim** requesting a suitable **penalty** is dismissed.

NATIONAL RAIL ROAD AD JUSTMENT BOARD By Order of Third Division les ATTEST:

Secretary

Dated at Chicago, **Illinois**, this 15th day of October 1976. Page 2