NATIONAL RAILROAD ADJUSTMENT BOARD

THIRD DMSION

Award Number 21692 Docket Number CL-21566

Robert W. Smedley, Referee

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

PARTIES TO DISPUTE: (

(Canadian National Railways, St. Lawrence (Region, Lines in the United States

STATEMENT OF CLAIM: Claim of the T-C Division System Committee Of the Brotherhood (GL-8137), that:

- commencing Monday, April 21, 1975, it failed to call J. G. Pomerleau, Operator, South Paris, Maine, to perform work required on the rest day of his position which he normally performs during his work week, and instead called and utilized the Mobile Agent headquartered at South Paris, Maine.
- 2. Carrier shall **now** compensate J. G. **Pomerleau** a **two-hour** call at time and one-half rate for each **Monday**, commencing April 21, 1975, until the violation is corrected.

CARRIER DOCKET: 8005-552 COMMITTEE DOCKET 302-42

OPINION OF BOARD: At the time this claim arose Claimant, tie operator at South Paris, Maine, was assigned a workweek uith Sundays and Mondays as rest days and assigned hours from 0600 to 1400.

Commencing Monday, April 21, 1975, the Carrier instituted a practice of having a Mobile Agent, with an assigned territory which included South Paris, accept a recurring call between the hours of 0600 and 0800 to protect the communications work normally assigned to the operator.

The claim is predicated on the violation of Article 13 (N) \ when the Mobile Agent was required to accept a call each Monday, one of the Claimant Operator's rest lays, to perform work the Operator normally performed during his regular workweek.

"Article 13

(N) WORK ON UNASSIGNED DAYS Where work is required by the Company to be performed on

"a day which is not a part of any assignment, it may be performed by an available extra or unassigned employee who will otherwise not have 40 hours of work that week; in all other cases by the regular employee."

We find Article 13 (N) controlling **and**, under the authority of Awards 11565 (Sempliner), 13618 (Mesigh), 14255 (Lynch), plus a host of others dealing with work on unassigned days, we will sustain the claim.

<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 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 apprwed June 21, 1934;

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

The Agreement was violated,

<u>AWARD</u>

Claim sustained.

SEP 23 1977

NATIONAL RAILROAD ADJUSTMENT BOARD
By Order of Third Division

ATTEST: ___

Evecutive Secretary

Dated at Chicago, Illinois, this 31st day of August 1977.