NATIONAL RAILROAD ADJUSTMENT BOARD

THIRD DIVISION

Award Number 22366

Docket Numberm-22066

Don Hamilton, Referee

(Burlington Northern Inc.

PARTIES TO DISPUTE:

(American Train Dispatchers Association

"Claim of the Carrier that there is no language in Article 3(f) or any other rule of the current schedule agreement which was violated by the manner in which positions No. 2, 4, 5, 16 and 17 were assigned on Bulletin No. 1 effective 8:00 AM, April 3, 1971 at the Carrier's Minneapolis, Minnesota train dispatching office."

The language of Section 3, First (i), of the Railway Labor Actand the Regulations of the Rational Railroad Adjustment Board (Circular No. 1, October 10, 1934), require full compliance with the procedures set forth therein governing the Process of disputes on the property before being submitted to the National Railroad Adjustment Board for adjudication.

The record before the **Board** clearly indicates that the claim involved **herein was** not handled on the property between **the parties** in the **manner contemplated** by the Railway Labor Act or the **National Railroad** Adjustment **Board**. Therefore, the claim is **dismissed**.

A claim was filed with this Board November 28, 1978 involving issues similar to those alleged herein. This award specifically **is** to have no bearing on **any** of the substantive issues to be determined therein.

Discussion has been presented to this **Board** concerning the possible use of the language of this award to justify certain strike action at **some** future **time.** It is specifically held that no significance should be attached to or inference or conclusion drawn from this award which would in **any** manner be considered relevant to any strike situation.

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

Award Number 22366
Docket Number TD-22066

Page 2

That the parties waived oral hearing;

That the Carrier and the Rmployes 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 claim is not properly before the Board.

A W A R D

Claim dismissed.

NATIONAL RAILROAD ADJUSTMENT BOARD

By Order of Third Division

ATTEST: <u>UW. Vaulus</u> Executive Secretary

Dated at Chicago, Illinois, this 30th day of March 1979.

