NATIONAL RAILROAD ADJUSTMENT BOARD

THIRD DIVISION

Award Number 22490 Docket Number m-22336

Joseph A. Sickles, Referee

(Brotherhood of Maintenance of Way Employes

PARTIES TO DISPUTE:

[Seaboard Coast Line Railroad Company

STATEMENT OF CLAIM: "Claim of the System Committee of the Brotherhood that:

- (1) The suspension of thirty (30) days imposed upon Trackman R. L. Gaston for alleged insubordination wascapricious arbitrary, unwarranted and an abuse of Justice and discretion System File 12-39 (76-33) J/C-4 (13)-RIG.
- (2) The claimant's record be cleared of the chargeplaced against him and reimbursement be made for all wage loss suffered."

OPINION OF BOARD: The Claimant was notified to appear for an investigation concerning an asserted Insubordination. Subsequent to the investigation, he was assessed a thirty (30) day suspension.

Regardless of the incident which ret this matter into motion, the fact remains that the Claimant refused to accept a warning letter from a Carrier Official. While there is certain conflict as to the reasons which motivated the refusal, there is evidence which tends to show that the employe was not confused as to the contents and purpose of the letter. Thus, we find no basis for disturbing the finding of quilt. Concerning the quantum of punishment, our attention has been invited to our recent Award 22380. There, we reduced adismissal for insubordination to a ninety (go) day suspension.

Here, the Claimant urge6 that his past record warrants an action of reducing the suspension. Carrier disagrees, insisting that the employe could have been dismissed forhis actions.

We cannot **devise** an arbitrary scale which **measures** the **amount** of discipline due in each case. Rather, we **must** review each case to assure that **Carrier's** action was **not** arbitrary. We **will** deny the **claim**.

Award Number 22490 Docket Number MW-22336

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, 193**⁴;

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

That the Agreement was not violated.

A W A R D

Claim denied.

NATIONAL RAILROAD ADJUSTMENT BOARD
By Order of Third Division

ATTEST: UN. Paules
Executive Secretary

Dated at Chicago, Illinois, this 24th day of August 1979.

2004 00000
