## NATIONAL RA ELROAD ADJUSTMENT BOARD

THIRD DIVISION

Award Number 23507 Docket Number MW-2388

## Paul. c. Carter, Referee

(Brotherhood of Maintenance of Way Employes

PARTIES TO DISPUTE: (

(Consolidated Rail Corporation

( (former Penn Central Transportation Company)

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

(1) The dismissal of "Irackman Odell Givens for alleged 'Insubordinatiat M.P.143.8 on the Kankakee Branch at 9:30 A.M., September 13, 1978' and for allegedly 'Threatening bodily harm to Supervisors, September 14, 1978 at 6:15 A.1 was without just and sufficient cause and unwarranted (System Docket 3%).

(2) **Trackman Odell Givens** shall be reinstated with seniority and all other rights unimpaired, his record be cleared and he shall be compensated for **all wageloss** suffered."

OPINION OF BOARD: The record shows that claimant entered the service of the Carrier on September 20, 1976. At the time of the occurrence giving rise to the claim herein, claimant held a position of trackman on the Kankakee Branch, Chicago Division, Western Region.

On September 15, **1978**, the **c aimant** was notified to attend a trial on September 22, **1978**, on the charge:

"1. Insubordination at M.P.143.8 on the Kankakee Branch at 9:30 A.M., September 13, 1.978.

2. Threatening bodily harm to Supervisors, September 14, 1978, at 6:15 A.M."

The trial was held as scheduled and on October 4, **1978**, claimant was notified of his dismissal from service for the offenses with which charged.

A copy of the transcript of the trial, or investigation, has been made a part of the record. A review of the transcript shows that none of claimant's substantive procedural rights was violated. The trial, or investigation, was conducted in a fair and impartial manner. There was substantial evidence adduced at the trial to support the charges against the claimant, and there is no proper basis for the Board to interfere with the discipline imposed. Award Number 23507 Docket Number MW-23883

FINDING: The Third &vision of the Adjustment Board, upon the whole record and all the evidence, finds and holds:

That the parties waived oral hearin;

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.

<u>AWA</u>D

Claimdenied.

NATIONAL RAILROAD ADJUSTMENT BOARD By Order of Third Division

a.W. Paulos

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ATTEST:

Executive Secretary

Dated at Chicago, Illinois, this 29th day of January 1982.

