NATIONAL RAILROAD ADJUSTMENTBOARD

THIRD DIVISION

Award Number 24336 Docket Number MW-24522

William G. Caples, Referee

(Brotherhood of Maintenance of Way Employes

PARTIES TO DISPUTE:

(ConsolidatedRail Corporation (formerly The New York, New Haven and Hartford Railroad Company)

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

- (1) The discipline (reprimend) imposed upon Trackman J. W. Clerk for alleged responsibility far the injury sustained by him on May 14, 1980 wee arbitrary, capricious, unwarranted and on the basis of unproven charges (System Docket No. NH-55).
- (2) The reprimand referred to **in** Pert (1) ebwe shell be expunged from the **claiment's** record."

OPINION OF BOARD: Claimant J. W. Clark was employed as a trackman. He was regularly assigned as such to work in Stone's Yard under the supervision of Foreman J. Travers.

On May 3.4, 1980 the Claimant and Trackman Mike White were engaged in replacing two broken rails et Ceder Hill Yerd. Subsequent eventswere related by the Claimant in the following quoted testimony:

Tr.p.2:

Conducting Officer Parola to Claiment Clerk:

- 'Q. Can you tell us the nature of your injury and how you received it. in your own words?
- On the morning of May 14th we hed to go up to the Eest Hump, Ceder Hill Yard, and replace two rails because a derailment had occurred the devbefore. Just myself end Mike White was left to do the job. Sal Pilato, on the work train brought the two rails for us. They put the rails dam end he left. That left me end Mike. We got one end of the rail tight up and I was getting reedy to make gage, with the use of a lining bu I wes trying to push the rail out to make gage. When I was doing that, Mike White was holding the other end out for me so it would not fall back. In the process of doing that I wrenched my back some way or nother. I stopped then and I called Stone's Yam and I did not get any answer, nobody in the office. so I went beck end proceeded to do what I could. Later on during the day John Travers came back and I informed him of what happened. That's the way it happened."

Because the Claimant sustained a personal injury, he was instructed to appear for a hearing on August 8, 1980, "To determine your responsibility, if any, for your personal injury which occurred on May 14, 1980, at approximately 11:45 A.M. at Cedar Hill Yard." and "To determine your responsibility, if any, for your alleged violation of SafetyRules 3000(a) and (b) and 3111."

The hearing was held as scheduled, following which the Claimant received a notice reading:

LETTER NO. 1:

"Office of the Division Engineer 55 Frank B. Murray Street Springfield, Massachusetts 01103

August 15, 1980

Mr. John W. Clark
131 SpringStreet

Trackman

Employee No. **718386**

New Haven, Commecticut

Dear Mr. Clark:

I have reviewed the transcript of your hearing held on August 8, 1980, at the Office of the Assistant Division Engineer in New Haven, Ct., in connection with the following charges:

- 1. 'To determine your responsibility, if any, for your personal injury which occurred on May 14, 1980, at approximately 11:45 A.M. at Cedar Hill Yard.
- 2. To determine your responsibility, if any, for your alleged violation of Safety Rules 3000(a) and (b) and 3111. Also, at the same time, rwiewofyour prior safetyrecord will be made.'

The testimony given at the hearing indicates that you ue guilty and bear the responsibility for the injury sustained to yourself. The discipline assessed to you shall be a formal reprimand, and it will be made a part of your personal record.

You should **review** and become **familiar** with the Conrail Safety Rule Book and adhere to is requirements in order to prwent needless **future** injuries.

Yours truly,

/s/ R. W. Barnard R. E. Barnard Division Engineer

RVB/ljt"

Organization's POSition is summarized as follow: Claimant was disciplined for alleged responsibility in connection with the personal injury sustained by him in violation of Safety Rules 3000(a) and (b) and 3111 which are as follow:

SAFETY RULES

"3000. Injured employee must report immediately:

- (a) Inform imbediate supervisor, even though extended injury eppeers trivial. When a person in charge is not in immediate vicinity inform himat earliest opportunity but not leter then quitting time on the day of occurrence.
- (b) Obtain medical attention."

'3111. To use ber or lever:

- (a) **Place** it securely with firm bearing **under** or **against** the **object.**
- (b) Assume brace position with firm footing; not sitting or standing on or stradling it.
- (c) Reve all parts of body in position that they will not be caught between it end other object.
- (d) Grip It securely end move it slowly end steedfly.
- (e) **Maintain** ample watch of bese end/or **contact** point so as to make **any necessary** adjustments.
- (f) Use suitable block under bar, lever or raised object as isnecessuy."

The Organization further contends that, a review of the transcript will firmly establish the Claimant clearly complied with the provisions of Safety Rules 3000 and 3111.

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In the opinion of the Board a review of the whole record reveals that the Carrier did not make the case and failed in its burden of proving a violation of the rules stated, 3000 and 3111. For want of clear proof the claim will be sustained end the reprimend imposed on the Claimant will be expunged from the Claimant's record.

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 apprwed June 21, 1934;

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

That the Agreement was violated.

AWARD

Claim sustained.

NATIONAL RAILROAD ADJUSTMENT BOARD
By Order of Third Division

Attest:

Acting Executive Secretary

National Railroad Adjustment Board

Pocamenia Breach - Administrativo Assistant

Dated at Chicago, Illinois, this 27th day of April 1983.

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