NATIONAL RAILROAD ADJUSTMENT BOARD

THIRD DIVISION

Award Number 21134 Docket Number 8G-20910

Francis X. Quinn. Referee

(Brotherhood of Railroad Signalmen

PARTIES TO DISPUTE:

The Long Island Rail Road Company

STATEMENT OF CLAIM: Claim of the General Committee of the Brotherhood of Railroad Signalmen on the Long Island Rail Road:

Appeal on behalf of a reprimend assessed Joseph A. Pomilla on the charge:

Violation of Safety Rule 3126 paragraphs "E", "F" and "G" while working on 118 switch at Jay Interlocking on May 5, 1973.

OPINION OF BOARD: In order to justify discipline for an alleged vialation of a safety rule, there should be some evidence that the employe violated that rule, or otherwise performed his work in a careless manner. Our review of the record finds such evidence wanting. Therefore, we will sustain the claim.

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, 1934;

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

That the Agreement was violated.

AWARD

Claim sustained.

NATIONAL RAILROAD ADJUSTMENT BOARD
By Order of Third Division

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Executive Secretary

Dated at Chicago, Illinois, this 30th day of July 1976.