## SPECIAL BOARD OF ADJUSTMENT NO. 605

PARTIES ) Brotherhood of Railroad Signalmen
TO ) and
DISPUTE:) The Atchison, Topeka and Santa Fe Railway Company

QUESTION IS D. R. Horne a protected employe under the provisions AT ISSUE: of the February 7, 1965 Mediation Agreement, and the Interpretations of November 24, 1965 of the February 7,

1965 Mediation Agreement? Carrier's file SG-1724-A-1/

OPINION
OF BOARD:

Horne was a regularly assigned employee in active service on October 1, 1964. He met all of the prescribed requirements in Section 1 of Article I of the February 7, 1965 Mediation Agreement. The mere fact that he was furloughed on November 30, 1964 and performed no further service until March 15, 1965 does not place him in a different category than any other employee in active service who worked continuously after October 1, 1964. He was not a furloughed employee on October 1, 1964.

## \_award\_

The answer to the question submitted is in the affirmative.

REFEREES:

Washington, D. C. - December 19, 1967