SPECIAL BOARD OF ADJUSTMENT NO. 605

PARTIES) Brotherhood of Maintenance of Way Employes TO and

DISPUTE:) Gulf, Mobile and Ohio Railroad Company (Southern Region)

QUESTION Are Albert McDougle and Albert McCune entitled to compensa-AT ISSUE: tion as provided in Section 1 of Article IV of the Mediation Agreement of February 7, 1965, or as provided in Section 2 of Article IV of said agreement?

The record shows that it was not the practice on the property OPINION OF BOARD: to bulletin regular positions of the type which Albert McDougle and Albert McCune might have obtained through the exercise of their seniority rights; nor is there any showing that an extra list existed at the time. Both employees worked full time in June, July, August, September and October, 1964. Accordingly, we conclude that they held "regularly assigned positions on October 1, 1964" as this language is used in Section 1 of Article IV of the February

7, 1965 Mediation Agreement.

<u>AWARD</u>

Albert McDougle and Albert McCune are entitled to compensation as provided in Section 1 of Article IV of the Mediation Agreement of February 7, 1965.

REFEREES:

Washington, D. C. - December 19, 1967