SPECIAL BOARD OF ADJUSTMENT NO. 605

PARTIES)
Brotherhood of Railway, Airline and Steamship Clerks,
TO THE)
Freight Handlers, Express and Station Employes
and
Chicago, Burlington and Quincy Railroad Company

QUESTIONS AT ISSUE:

- 1. Did the Carrier violate Article I, Section 3, of the Mediation Agreement Case A-7128 dated February 7, 1965, at Crete, Nebraska when it failed to support its claim of the right to make force reductions in pursuance of Article I, Section 3?
- 2. Did the Carrier violate Article III, Section 1, of the Agreement when it transferred work across craft lines?
- 3. Shall the Carrier be required to return the clerical work at Crete, Nebraska to employes within the Scope of the Clerks' Agreement?
- 4. Shall the Carrier be required to make whole, the loss in wages for the employe (D. D. Hladky) who was improperly deprived of work?

OPINION

OF BOARD: The same parties and issues in this case were involved in Award No. 392 rendered this date. Accordingly, this claim is disposed of on the same basis.

AWARD

The answer to the questions is in the negative.

Murray M. Rohman Neutral Member

Dated: Washington, D. C. May 21, 1975