PUBLIC LAW BOARD NO. 1760

Award No. 99

Case No. 99 File MW-MPR-81-12

Parties

Brotherhood of Maintenance of Way Employes

to

Dispute

Norfolk and Western Railway Company

Statement

of Claim: Claim on behalf of R. D. LeMay for reinstatement and pay for time lost as a result of his dismissal for failure to comply with instructions of Carrier's Medical Director and Company Policy.

Findings:

The Board has jurisdiction of this case by reason of the parties Agreement establishing this Board.

Claimant returned to work following a furlough and underwent a physical examination, on May 28, 1986, which included a drug screen urinalysis. The results of said test showed positive for marijuana. Carrier's Medical Director then wrote Claimant advising him void a negative sample within 45 days or enroll with Carrier's DARS Program and that failure to comply with the instructions would result in his dismissal. The deadline for compliance ended on July 20. 1986. Claimant had neither entered the DARS program nor submitted the negative urine sample by that date.

As a result the Claimant was notified to attend a formal investigation for his failure. As a result of the investigation held on August 26, 1986 Carrier concluded therefrom that the Claimant was guilty. He was dismissed from service as discipline therefor.

Claimant was accorded the due process to which entitled. There was sufficient evidence adduced, including Claimant's admissions of quilt, to support Carrier's conclusion of culpability.

The discipline assessed was reasonable, consistent and uniformly applied. This claim will be denied.

/ Claim denied

S. A. Hammons, Jr. Employee Member

Van Wart, Chairman

and Neutral Member