PUBLIC LAW BOARD NO. 1838

Award No. 53

Docket MW-WS-79-7 MW-WS-79-8

Parties Brotherhood of Maintenance of Way Employees

tο and

Dispute Norfolk and Western Railway

Claim of Claimant Danny Robertson to be paid ninety-Statement four (94) travel time for a total of seven hundred fiftyof Claim four and nineteen/100 dollars and later not allowed and deducted from his paycheck.

The Board, after hearing upon the whole record and all Findings evidence, finds that the parties herein are Carrier and Employee within the meaning of the Railway Labor Act, as amended, that this Board is duly constituted by Agreement dated March 1, 1976, that it has jurisdiction of the parties and the subject matter, and that the parties were given due notice of the hearing held.

> These claims are similar to those in our Awards 51 and 52, the findings of which are incorporated herein and made a part hereof. For the same reasons assigned in Awards 51 and 52 the instant claims will also be dismissed.

Award

Claims dismissed.

Employee Member

Iolus, A... Jr., Carrier Member

Arthur T. Van Wart, Chairman and Neutral Member

Issued at Falmouth, Massachusetts July 22, 1981.