PUBLIC LAW BOARD NO. 2452

PARTIES TO Brotherhood of Maintenance of Way Employes

DISPUTE:

and

Western Maryland Railway Co.

STATEMENT OF CLAIM:

Claim on behalf of R. L. Brode, for eight hours' straight time and six hours' overtime account of B&O Trackmen removing snow on Western Maryland Railway on Friday, January 27, 1978.

FINDINGS: By reason of the Agreement dated June 14, 1979, and upon the whole record and all the evidence, the Board finds that the parties herein are employe and carrier within the meaning of the Railway Labor Act, as amended, and that it has jurisdiction.

Here, too, Employes charged that B&O Trackmen cleaned tracks and removed snow on January 27, 1978. Carrier denied that B&O Trackmen were sent to clean switches. And on June 21, 1978 Carrier again denied the claim and stated that "no B&O Trackman from Force 1121, Keyser, West Virginia, was assigned the work of removing snow at any Western Maryland location on January 27, 1978."

Like in Award No. 8, Employes have submitted no substantive and convincing evidence that B&O Carmen or any other employes of a foreign carrier removed snow and cleaned switches on January 27,1978. The statement in Employes' presentation is a mere assertion and not evidence.

PLB 2453 Award No. 9 Docket No. 9 page 2

The conference issue is disposed of on the same basis as in Award No. 2.

Upon this record and for all the reasons stated in Award No. 2, the Board finds that the Carrier did not violate the Agreement and that there is no merit to the claim.

AWARD

Claim denied.

PUBLIC LAW BOARD NO. 2452

DAVID DOLNICK, Chairman and Neutral Member

W. C. COMISKEY, Carrier Member

VILLIAM E. LA RUE, Employe Member

DATED: Opil/6,1980