

PUBLIC LAW BOARD NO. 3460

Award No. 33
Case No. 33

PARTIES
TO
DISPUTE

Brotherhood of Maintenance of Way Employees
and
Burlington Northern Railway Company

STATEMENT
OF CLAIM

- "(1) That Carrier violated the effective agreement when it declined to reimburse Water Service Mechanic S. C. Glenzer \$111.60 claimed on his April 1980 expense account.
- (2) Water Service Mechanic S. C. Glenzer now be allowed \$111.60 expense for April 1980 denied by his B&B supervisor."

FINDINGS

Upon the whole record, after hearing, the Board finds that the parties herein are Carrier and Employees within the meaning of the Railway Labor Act, as amended, and that this Board is duly constituted under Public Law 89-456 and has jurisdiction of the parties and the subject matter.

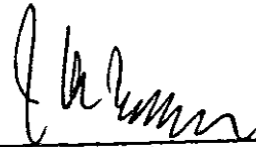
The dispute in this matter also involves expenses attendant upon a second meal period after the claimant worked more than ten hours in continuous service. Both parties make the same arguments advanced in prior disputes involving the identical subject matter (particularly Award No. 12 of this Board). For the reasons indicated in the earlier awards dealing with the identical issue, the claim herein also must be sustained.

AWARD

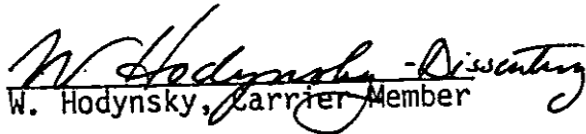
Claim sustained.

ORDER

Carrier will comply with the award herein within thirty (30) days from the date hereof.



I. M. Lieberman, Neutral-Chairman



W. Hodynsky, Carrier Member



F. H. Funk, Employee Member

St. Paul, Minnesota
May 22, 1985