PUBLIC LAW BOARD NO. 6043

BROTHERHOOD OF MAINTENANCE OF WAY EMPLOYES DIVISION - IBT RAIL CONFERENCE

Case No.: 441 Award No.: 441

VS.

ILLINOIS	CENTRAL	RAILROAD	COMPANY

STATEMENT OF CLAIM:

"Claim of the System Committee of the Brotherhood that:

- 1. The Agreement was violated when, from January 4, 2014 to January 8, 2014, the Carrier failed to assign Mr. S. Rich to perform overtime snow removal duties in Champaign Yard at Mile Post 126 on the Champaign Subdivision and instead assigned junior employe A. Swanstrom thereto (System File C 14 01 04/IC-BMWED-2014-00011 ICE).
- 2. As a consequence of the violation referred to in Part 1 above, Claimant S. Rich shall now be compensated for '... a total of sixteen (16) hours at their (sic) time and one-half rate, thirty-two (32) hours at the double time rate of pay totaling \$2912.70.' (Emphasis in original) (Employes' Exhibit 'A-1')."

FINDINGS:

The carrier or carriers and the employee or employees involved in this dispute are respectively carrier or employee within the meaning of the Railway Labor Act as approved June 21, 1934. Public Law Board 6043 has jurisdiction over the parties and the dispute involved herein.

At a hearing before the Board, the parties jointly advised that this claim has been settled on the property and requested an Award showing it was dismissed.

AWARD

Claim dismissed.

Kathryn A. VanDagens, Neutral Member

Ross Glorioso, Organization Member

Patrick Crain, Carrier Member

Dated: August 9, 2023