### BEFORE PUBLIC LAW BOARD NO. 6043

# BROTHERHOOD OF MAINTENANCE OF WAY EMPLOYES DIVISION IBT RAIL CONFERENCE and

## ILLINOIS CENTRAL RAILROAD COMPANY

#### Case No. 98

#### **STATEMENT OF CLAIM:**

- 1. The Carrier violated Rule 25(c) of the Agreement when it failed to assign Claimant T. Moss, who was regularly assigned as a track inspector, to assist with the operations of a Loram Rail Grinding train on the Cairo District and instead assigned Track Inspector J. Mashburn thereto (System File No. IC-BMWED-2010-00037).
- 2. As a consequence of the violation, Mr. T. Moss is entitled to sixteen (16) hours' pay at his respective time and one-half rate of pay and two (2) hours' pay at his respective double time rate of pay.

#### **FINDINGS**:

This claim having coming before Public Law Board No. 6043 for hearing on May 28, 2015, and the parties having reached a settlement of all issues on a non-precedential basis and this Board having been fully advised in the premises:

IT IS HEREBY ORDERED that this claim is dismissed.

AWARD:	
The claim is dismissed.	A Sh
PE	TER R. MEYERS
Neutral Member	
h ly	Ch Cock
ORGANIZATION MEMBER	CARRIER MEMBER\/ / / / / /
DATED: 6/24/65	DATED: $\frac{10}{2}$