AWARD NO. 333 Case No. 333

Organization File No. B17907616 Carrier File No. 2016-209015

PUBLIC LAW BOARD NO. 7163

PARTIES) BROTHERHOOD OF MAINTENANCE OF WAY EMPLOYES DIVISION,
) INTERNATIONAL BROTHERHOOD OF TEAMSTERS
ТО	
DISPUTE) CSX TRANSPORTATION, INC.

STATEMENT OF CLAIM:

- 1. The Agreement was violated when, on May 6, 2016, the Carrier assigned junior employe B. Spivey to perform overtime service(material truck operation and distribution of material) on the Florence Service Lane on the Florence Savannah Seniority District (System File B17907616/2016-208015 CSX).
- 2. As a consequence of the violation referred to in Part 1 above, Claimant B. Benton shall now be '... compensated Ten and One Half (10 ½) Hours Overti80 (sic), at his respective rate of pay, and all time be credited to vacation and retirement, account of the carrier's violation of the rules of the working agreement and this obvious loss of work opportunity.' (Employes' Exhibit 'A-1')."

FINDINGS:

The Board, upon consideration of the entire record and all of the evidence, finds that the parties are Carrier and Employee within the meaning of the Railway Labor Act, as amended, that this Board is duly constituted by Agreement dated March 20, 2008, this Board has jurisdiction over the dispute involved herein, and that the parties were given due notice of the hearing held.

On the date of claim, the Organization asserts the Carrier assigned overtime work hauling and distributing material using a material truck to employe B. Spivey. It argues that this work should have been offered to Claimant because it was work he ordinarily performed on his assignment.

PUBLIC LAW BOARD NO. 7163 AWARD NO. 333 PAGE 2

The Board has reviewed the record before it and concludes that the Organization has not met its burden of proving that a violation of the Agreement occurred.

AWARD: Claim denied.

Barry E. Simon

Chairman and Neutral Member

Andrew Mulford Employee Member Katrina Donovan Carrier Member

Dated: 2/4/19

Arlington Heights, Illinois