SPECIAL BOARD OF ADJUSTMENT NO. 235

BROTHERHOOD OF MAINTENANCE OF WAY EMPLOYES

VS.

READING COMPANY

Award No. 36 Case No. 36

STATEMENT OF CIAIM:

- 1. The Carrier violated the effective Agreement on January 27, 1961, when it assigned six B&B mechanics to remove snow from station grounds at Schuylkill Haven, Pa., in lieu of calling available furloughed section laborers.
- 2. Six furloughed laborers who have filed for extra and relief work under Rule 19 and Supplement Agreement No. 13, in that zone, be now paid a number of hours each, equivalent to the number of hours spent by the B&B mechanics in removing snow from the station grounds at Schuylkill Haven, Pa.

OPINION OF BOARD:

Since this case involves emergency snow removal work that arose on the station grounds at Schuylkill Haven, Pa., the Carrier could properly assign its B&B forces to participate in such work. Supplemental Agreements 13 and 23 are not applicable to this situation.

AWARD:

Claim denied.

(s) Lloyd H. Bailer Lloyd H. Bailer, Chairman

(s) A. J. Cunningham
A. J. Cunningham, Employee Member

(s) H. F. Wyatt, Jr.
H. F. Wyatt, Jr., Carrier Member

Philadelphia, Pa., January 29, 1963.