

SPECIAL BOARD OF ADJUSTMENT NO. 132

PARTIES: THE ORDER OF RAILROAD TELEGRAPHERS  
THE STATEN ISLAND RAPID TRANSIT RAILWAY COMPANY

AWARD IN DOCKET NO. 98

STATEMENT  
OF CLAIM:

1. Carrier violated the agreement between the parties hereto when on June 9, 1955, it caused, required and permitted the conductor on Engine 486 to report to the train dispatcher over the telephone the time his train left Cranford Junction; the time his train arrived at Bayway; and the train dispatcher to instruct said conductor to call him on the telephone at 4:30 a.m.

2. Carrier be required to compensate the Agent-Operator at Bayway, N. J., for one call on June 9, 1955, because of said violation.

FINDINGS:

The claim here involves the same type of work as was involved in our Award No. 94. For the reasons stated in our Findings in that case we find no basis for a sustaining award here.

AWARD

Claims (1), (2) Denied.

/s/ Francis J. Robertson  
Francis J. Robertson  
Chairman

/s/ B. N. Kinkead  
B. N. Kinkead  
Employee Member  
(Dissenting)

/s/ T. S. Woods  
T. S. Woods  
Carrier Member

Dated at Baltimore, Maryland, this 23d day of  
August 1957.