Docket NO. CL-993.25 Award NO. 10

SPECIAL BOARD OF ADJUSTMENT NO. 172

BROTHERHOOD OF RAILWAY AND STEAMSHIP CLERKS, FREIGHT HANDLERS, EXPRESS AND STATION EMPLOYES versus

THE CENTRAL RAILROAD COMPANY OF NEW JERSEY

STATEMENT OF CLAIM: Claim of the System Committee of the Brotherhood that the Carrier violates the rules of the Clerks' Agreement bearing an effective date of December 15, 1952 and the Agreement of August 21, 1954 between the participating Carriers and the Employes represented by the Fifteen Cooperating Railway Labor Organizations, and that

- (1) Carrier shall be required to properly compensate Employes assigned by bulletin to Regular Extra Lists for holiday pay for service performed on holidays, and
- (2) that furloughed employes recalled to service and assigned to continuous vacancies shall properly be compensated in like manner.

FINDINGS

The claim for holiday pay for employes assigned to regular extra lists and furloughed employes must, in general, be denied upon the authority of Third Division Award Nos. 7430, 7431 and 7432 of the National Railroad Adjustment Board.

It appears here that there are two agreements between the parties establishing regular extra lists which provide that employes will be assigned by vacancy and assignment bulletins and will be guaranteed five (5) days work in each work week. It appears that thereunder they are assigned by bulletin to position numbers, rates of pay, rest days, etc. just as any other regularly assigned employe. Accordingly, it is found that employes so assigned are regularly assigned employes within the meaning of Article II, Section 1 of the Agreement of August 21, 1954.

AWARD

Claim sustained only to the extent stated in the findings.

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/s/ Dudley E. Whiting
Dudley E. Whiting - Chairman

/s/ Wm. A. Palmatier W.A. Palmatier - Employe Member /s/ J. J. Duffy J.J. Duffy - Carrier Member