

UNITED STATES POSTAL SERVICE 475 L'Enfant Plaza, SW Washington, DC 20260

Mr. Kenneth D. Wilson
Assistant Director
Clerk Division
American Postal Workers
Union, AFL-CIO
817 - 14th Street, N.W.
Washington, D.C. 20005-3399

April 26, 1983

371

ARTICLE 19
SECTION 70-16
SUBJECT
EDITS
Clarks Chestry
YERIFICATION

Re:

T. Hodges
Boise, ID 83707
HlC-5L-C 9391

Dear Mr. Wilson:

On March 28, 1983, we met to discuss the above-captioned case at the fourth step of the contractual grievance procedure set forth in the 1981 National Agreement.

The question raised in this grievance involved whether local management is improperly utilizing clerk craft employees to verify mail against machine EDITS.

After further review of this matter, we mutually agreed that no national interpretive issue is fairly presented in the particulars evidenced in this case. Whether the procedures set forth in Handbook M-16 are being improperly followed at the Boise office is not a national interpretive question.

Accordingly, as we further agreed, this case is hereby remanded to the parties at Step 3 for further processing if necessary.

Please sign and return the enclosed copy of this letter as your acknowledgment of agreement to remand this case.

Sincerely,

Margaret H. Oliver

Labor Relations Department

Kenneth D. Wilson

Assistant Director Clerk Division

American Postal Workers

Union, AFL-CIO



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DEC 2 2 1983.

19 711-16 282

Re: Clas

Class Action Atlanta, GA 30304

H1C-3D-C 11682

Dear Mr. Wilson:

On several occasions, the latest being December 13, 1983, we met to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The issue in this grievance is whether management is proper in posting ZIP Data Log Sheets annotated with the operator's names.

After further review of this matter, we agreed that there was no national interpretive issue fairly presented as to the meaning and intent of Article 19 of the National Agreement.

The parties at this level have determined that this practice has been discontinued. This case is to be remanded to the local level for further discussion and resolution.

Accordingly, we agreed to remand this case to Step 2 for further consideration by the parties.

Please sign and return the enclosed copy of this decision as acknowledgment of our agreement to remand this grievance.

Time limits were extended by mutual consent.

Sincerely,

A. Zonnson

Labor Relations Department

Kenneth D. Wilson
Assistant Director
Clerk Division