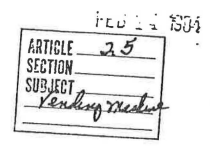


UNITED STATES POSTAL SERVICE 475 L'Enfant Plaza, SW Washington, DC 20260

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



Re: A. Cozart General Post Of, NY 10023 H1C-1A-C 17421

Dear Mr. Anderson:

On January 20, 1984, we met to discuss the above-captioned case at the fourth step of the contractual grievance procedure.

The question raised in this grievance involved whether the grievant is entitled to higher level pay for setting and checking the stamp vending machine.

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 grievant is entitled to higher level pay for replenishing the stamp vending machine can only be determined by application of the Standard Position Description 2-433 and Key Position Description 13 to the specific fact circumstances involved.

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 a copy of this letter as your acknowledgment of agreement to remand this case.

Time limits were extended by mutual consent.

Sincerely,

Labor Relations Department

Gerald Anderson /

Assistant Director

Clerk Craft Division

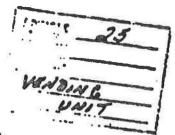
American Postal Workers Union,

AFL-CIO



UNITED STATES POSTAL SERVICE Labor Relations Copartment 475 L'Entert Frace, SW Washington, DC 20200-4100

Mr. Cliff J. Guffey
Assistant Director
Clerk Craft Division
American Postal Workers
Union, AFL-CIO
1300 L Street, M.W.
Washington, DC 20005-4107



SEP 18, 1987

Re: Class Action Colorado Springs, CO 80901 E4C-4H-C 31808

Dear Mr. Guffey:

On September 9, 1987, we met to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The issue in this grievance is whether the assignment of accountability for a stamp vending unit to a window technician is proper under contract language.

After reviewing this matter, we mutually agreed that no national interpretive issue is fairly presented in this case. We further agreed that this issue is proper for regional determination based upon application of appropriate provisions of the M-46 and M-74 Handbooks to the fact circumstances.

Accordingly, we agreed to remand this case to the parties at Step 3 for further processing, including arbitration if necessary.

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

Sincerely,

Joseph W. Leahy, Jr.

Grievance & Arbitration

en Postal Works a til to

Division

CITED OF GUEERY

Assistant Director

Clerk Craft Division

American Postal Workers

_Union, AFL-CIO

OT!

Tailed offers