

UNITED STATES POSTAL SERVICE 478 L'Extent Fisch, SW Wheelington, DO 20020

September 30, 1981

Mr. Leon W. Hopton Administrative Vice President, Motor Vehicle Craft American Postal Workers Union, AFL-CIO 817 - 14th Street, NW Washington, DC 20005

ARTICLE	26
SECTION	- Samuel Samuel
SUDJEGT	!
COVERALLS	and the same of the same of the same
	Market and an arrangement of the second

Re: I. Mailloux

Sarasota, FL 33578 H8C-3W-C-28916

Dear Mr. Hopton:

On September 16, 1981, we met to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The matters presented by you as well as the applicable contractual provisions have been reviewed and given careful consideration.

During our discussion, we agreed to resolve this case based on our understanding that the meaning and intent of Art-cle XXVI, Section 4, is that coveralls may be worn at the option of the employee.

Please sign the attached copy of this decision as your acknowledgment of agreement to resolve this case.

Sincerely,

Margaret H. Oliver

Labor Relations Department

Leon W. Hopton

Administrative Vice President

Motor Vehicle Craft

American Postal Workers Union,

· AFL-CIO



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

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

MAR 9 1984

MILDLE 26

CHANN

SHAMEN A

FLAT CASE

MANUAL

Re: Class Action Columbus, OH 43216 HlC-4F-C 19748

Dear Mr. Morgen:

On March 1, 1984, we met to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The issue in this grievance is whether employees in the secondary flat operation should be provided with a uniform allowance.

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 26 of the National Agreement. This is a local dispute over the application of 582.14 ELM to determine whether the employees involved should have aprons for the duties performed in the secondary flat operation.

Accordingly, we agreed to remand this case to Step 3 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.

Sincerely,

Daniel A. Kahn

Labor Relations Department

John A. Morgen

Assistant Director

Clerk Craft Division

American Postal Workers Union, AFL-CIO

hate 27 1294