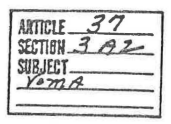


UNITED STATES POSTAL SERVICE 475 L'Enfant Plaza, SW Washington, DC 20250 March 18, 1982

Mr. Wallace Baldwin, Jr.
Administrative Vice President,
Clerk Craft
American Postal Workers Union,
AFL-CIO
817 - 14th Street, N. W.
Washington, D. C. 20005



Re: APWU Local Cotati, CA 94928 H8C-5C-C 15250 A8-W-1467

Dear Mr. Baldwin:

On February 26, 1982, you met with Robert Eugene to discuss the above-captioned grievance at pre-arbitration.

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

It was mutually agreed to withdraw the instant case from the National Arbitration list based upon the following understanding:

The case is remanded to the parties at Step 3 for development of the facts and possible resolution at that level. The Union should be provided all relevant data used in determining that a VOMA position was not needed in this office, if such information was not provided. If necessary, the case should be arbitrated at the Regional level based upon the fact circumstances existent at the local level.

Please sign the attached copy of this decision as your acknowledgment of agreement to withdraw H8C-5C-C 15250 from the National Arbitration list.

Sincerely,

George S. McDougald

General Manager Grievance Division

Labor Relations Department

Kallace Baldwin, Jr.

Administrative Vice President

Clerk Craft

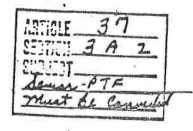
American Postal Workers Union, AFL-CIO



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

November 18, 1983

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



Re:

Class Action

Pensacola, FL 32501

H1C-3W-C 22705

Dear Mr. Baldwin: 3

On November 3, 1983, we met to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The grievance concerns whether local management is properly applying the provisions of Article 37, Section 3.A., when reverting full-time positions in this local office.

We mutually agreed that no interpretive dispute exists in this grievance. A decision to revert or not to revert a full-time position must be made not later than 21 days after the position becomes vacant.

If a posted vacant position goes unbidded and is not filled with an unassigned regular, not properly reverted, and not being withheld under the provisions of Article 12, a senior PTF shall be converted.

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

Sincerely,

Robert L. Rugene

Labor Relations Department

allace Baldwin, Jr.

Assistant Director

Clerk Division

American Postal Workers Union, AFL-CIO