

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

September 22, 1982

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

> Re: P. Demicco Elizabeth, NJ 07207 H1C-1N-C-5983

Dear Mr. Baldwin:

On September 1, 1982, 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.

The question in this grievance is whether or not management violates Article 37 of the National Agreement as it concerns acting supervisors (204Bs). The Union contends that three clerks who have worked as 204Bs should be declared unassigned regulars and their positions posted for bid.

Management has conceded that one of the employees has served as a 204B in excess of 4 months and has declared his assignment as vacated. There is an indication that the documentation concerning the other two employees was not conclusive beyond a doubt.

We mutually agreed to return this case to the parties for full disclosure and, thereafter, application of Article 37, Section 3.A.7., if necessary. If part of the time in dispute occurs within the period July 21, 1981, to September 3, 1981, the case should be returned to Step 4 for handling with full documentation, including all 1723's or other records of higher level work.

OCT 2 5 1982

Wallace Baldwin, Jr. -

Please sign the attached copy of this letter as your acknowledgment of our agreement to remand.

Sincerely, Robert L. Eugene

Wallace Baldwin, Jr. Administrative Vice President

Labor Relations Department

Administrative Vice President Clerk Craft American Postal Workers Union, AFL-CIO

n lack af lain ga Ball ann

en a verter trad red arola -.

Munuger and has conceded theores of the employees has served barder and has conceded theores of the employees has be afferent to encore of 4 mentics and has declared his assignment to encored. There is an indication ere the documentatics concurator the other two employees was not conditionary bayeof a doubt.

He materily agreed to retain this cars to the purch of the fail distioners and, thereafted; sightertion of Arcicle 37, Gebrics 313.7., if becessery? If part of the time in dispute becars - retor the partied daily 21, 1921, to September 3, 1931, the case should be reducted to Step 4 for the ling with full decomponention, including all 1723's or schert records of higher level work.

1 68 5. B 7. 5 . 14