

EMPLOYEE AND LABOR RELATIONS GROUP

Washington, OC 20260

July 25, 1979

Mr. Forrest Newman Director, Industrial Relations American Postal Workers Union, AFL-CIO 817 - 14th Street, NW Washington, DC 20005

ARTICLE	J
SECTION	5
SUBJECT	
WHEN	
NEE	DED

Re: APWU Local

Provo, UT

A8-W-0007/W8C5LC2103

APWU-A80007

Dear Mr. Newman:

On June 8, 1979, we met on the above-captioned case at step four of the contractual grievance procedure set forth in the 1978 National Agreement.

During our discussion we mutually agreed that there is no interpretive issue involved in this case as no dispute exists between the parties with respect to the intent of the language in Article VIII, Section 5, of the National Agreement. In the instant case, the grievant, by virtue of his assignment and tour, was not otherwise available for the overtime work in question and was not, therefore, entitled to the overtime assignment.

Accordingly, as we further agreed, this case is hereby remanded to step three for processing by the parties at that level.

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

Sincerely,

William 2. Henry, Jr. Acting General Manager Grievance Division

Labor Relations Department

Director of Industrial

Relations

American Postal Workers Union