

**RECEIVED**

APR 5 1995

CONTRACT ADMINISTRATION UNIT  
N.A.L.C. WASHINGTON, D.C.

Mr. William Young  
Vice President  
National Association of Letter  
Carriers, AFL-CIO  
100 Indiana Avenue, N.W.  
Washington, DC 20001-2197

RE: H7N-3Q-C 38909  
G. HABEEB  
VICKSBURG MS 39180

H7N-3Q-C 39493  
CLASS ACTION  
VICKSBURG MS 39180

Dear Mr. Young:

Recently, we met in prearbitration discussion of the above referenced cases, which are currently pending national level arbitration.

The issue in these cases is whether management violated the National Agreement by not allowing carriers to count the mail counted by the supervisor during a "one day count".

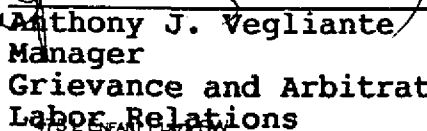
During our discussions, we mutually agreed to the following:

On the day of a "one day count" when management performs the mail count the carrier serving the route, upon request may verify the count.

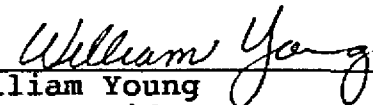
Consistent with this understanding, the parties agree to settle these cases at this level.

Please sign and return the enclosed copy of this letter as your acknowledgment of agreement to settle these cases and to withdraw the above captioned cases from the pending national arbitration listing.

Sincerely,

  
Anthony J. Vegliante  
Manager  
Grievance and Arbitration  
Labor Relations

WASHINGTON DC 20260

  
William Young  
Vice President  
National Association of Letter  
Carriers, AFL-CIO

Date: 4-11-95