



M-01426

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MAR 19 1999

Mr. Vincent R. Sombrotto  
President  
National Association of Letter Carriers,  
AFL-CIO  
100 Indiana Avenue, NW  
Washington, DC 20001-2197

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

Re: D94N-4D-C 98119515  
Class Action  
Jeffersonville, IN 47130-9998

Dear Mr. Sombrotto:

On several occasions, I met with your representative to discuss the above-referenced grievance at the fourth step of our contractual grievance procedure.

The issue in this grievance is whether management violated the National Agreement when an Acting Supervisor (204-B), performed craft overtime on a day immediately following a higher level detail.

During our discussion, we mutually agreed that no national interpretive issue was fairly presented in this case.

We also agreed that this issue has been settled between the parties through numerous Step 4 decisions as well as the pre-arbitration settlement of Case Number HON-5R-C 13315.

We further agreed, the 204B detail had ended and therefore the employee was not prohibited from performing bargaining unit overtime on the day following the termination of the detail.

Accordingly, we agreed to remand this case to the parties at Step 3 for further processing in accordance with the above understanding, or to be scheduled for arbitration, as appropriate.

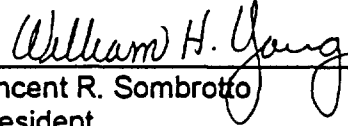
Please sign the enclosed copy of this decision as your acknowledgment of agreement to remand this case.

Time limits were extended by mutual consent.

Sincerely,



Richard A. Murmer  
Labor Relations Specialist  
Grievance and Arbitration



Vincent R. Sombrotto  
President  
National Association of Letter Carriers,  
AFL-CIO

Date: 4-8-99