



EMPLOYEE AND LABOR RELATIONS GROUP
Washington, DC 20260

February 27, 1975

Mr. Alfred K. May
Assistant Secretary-Treasurer
National Association of Letter
Carriers, AFL-CIO
100 Indiana Avenue, NW
Washington, DC 20001

Re: Louis Rosseau
New Bedford, MA
NB-N-3594 (N-79) V74-8013

Dear Mr. May:

On February 20, 1975, we met with you 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.

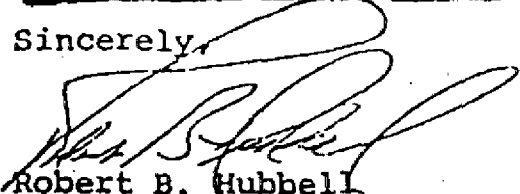
The grievant objected to being scheduled on his designated holiday on a route other than his own since he had signed the Overtime Desired List with the restriction that he would volunteer for overtime only on his own route. First, it must be noted that procedures for holiday scheduling are separate and distinct from use of the Overtime Desired List. The grievance is silent relating to a volunteer list for the holiday weekend. However, the Local Memorandum of Understanding provides an order of selection for holiday and designated holiday scheduling.

~~As a separate issue, the Union contends that the grievant's request to have his name removed from the Overtime Desired List should have been honored.~~

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~~to the extent the grievance is sustained, an employee may have his name removed from the Overtime Desired list. However, the employee cannot have his name returned to the list during that quarter. This does not infer that the employee may not be utilized on mandatory overtime, if needed.~~

Sincerely,



Robert B. Hubbell
Labor Relations Department