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MAY 02 1984

Mr. Joseph H. Johnson, Jr. Director, City Delivery National Association of Letter Carriers, AFL-CIO 100 Indiana Avenue, N.W. Washington, D.C. 20001-2197

> Re: L. Trezza Azusa, CA 91702-9998 H1N-5G-C 18459

Dear Mr. Johnson:

On March 14, 1984, we met to discuss the above-captioned case at the fourth step of the contractual grievance procedure set forth in the National Agreement.

The question raised in this grievance is whether the grievant's work hours and workdays should have been changed to conform to the hours and days of jury duty.

After further review of this matter, we mutually agreed that no national interpretive issue is fairly presented in the particulars evidenced in this case. Whether or not the grievant's work hours and workdays should have been changed can be determined by applying section 516.334 of the Employee and Labor Relations Manual and Arbitrator Gamser's award in case N8-E-0088 to the fact circumstances.

Accordingly, as we agreed, this case is hereby remanded to the parties at Step 3 for further processing, if necessary.

Please sign and return the enclosed copy of this letter as our acknowledgment of agreement to remand this case.

Time limits were extended by mutual consent.

Sincerely,

Leslie W. Bayliss Labor Relations Department

Jøseph H. Johnson, Jr. Director, City Delivery National Association of Letter Carriers, AFL-CIO