

EMPLOYEE AND LABOR RELATIONS GROUP Washington, DC 20260

APR 1 2 1978

Mr. Thomas D. Riley Assistant Secretary-Treasurer National Association of Letter Carriers, AFL-CIO 100 Indiana Avenue, N. W. Washington, D. C. 20001

Re: D. Cooley
Columbus, OH
NC-C-10249 5COL-2506

Dear Mr. Riley:

On March 7, 1978, we met with you to discuss the above-captioned grievance at the fourth step of our contractual grievance procedures.

The matters presented by you as well as the applicable contractual provisions have been reviewed and given careful consideration.

Based on the evidence presented in this grievance, we find that local management properly denied administrative leave for the dates in question as the grievant a part-time flexible employee was on jury duty. Part-time flexible employees are not eligible for court leave.

Therefore, it is our conclusion that no violation of the National Agreement occurred and the grievance is denied.

Sincerely,

iichael / Harrison

Labor Relations Department