



UNITED STATES POSTAL SERVICE  
Labor Relations Department  
475 L'Enfant Plaza, SW  
Washington, DC 20260-4100

December 16, 1986

Mr. Francis J. Conners  
Vice President  
National Association of  
Letter Carriers, AFL-CIO  
100 Indiana Avenue, N.W.  
Washington, D.C. 20001-2197

Re: Branch  
Beverly Hills, CA  
H1N-5B-C 14665

Dear Mr. Conners:

On December 9, 1986, a prearbitration discussion of the above case was held. The issue in this case is entitlement to compensation for time spent reading material sent by management to employees' residences.

During the discussion, it was agreed that the following would represent full and final settlement of this case:

Each employee in the carrier craft currently assigned to the Beverly Hills, CA, Post Office will be granted pay for twenty minutes at the straight time rate.

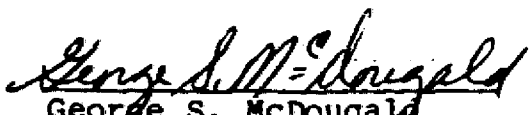
This settlement is noncitable, nonprecedential, and is made without prejudice to the position of either party.

Accordingly, this case is remanded to the parties at Step 3 for implementation of this settlement.


Please sign and return the enclosed copy of this letter as acknowledgment of your agreement to the above.

This replaces the letter dated December 12, 1986.

Sincerely,

  
George S. McDougald  
General Manager  
Grievance and Arbitration

Division

  
Frank Conners  
Vice President  
National Association of Letter

Carriers, AFL-CIO

12/18/86  
DATE

DATE: June 21, 1983

TO: REGIONAL DIRECTOR, EMPLOYEE AND LABOR RELATIONS  
UNITED STATES POSTAL SERVICE  
Western Regional Headquarters  
850 Cherry Avenue  
San Bruno, California 94099

FROM: BRANCH PRESIDENT

M-00924

Jerry Weinstein  
Branch 2293, NALC  
520 North Kings Road  
Los Angeles, California 90048

BRANCH GR.#	GRIEVANT'S NAME	GRIEVANT'S S.S.#	JOB CLASSIFICATION	STATION
83-10-240	Class Action		Letter Carriers	Maple Annex

PURSUANT TO ARTICLE XV, SECTION 2 OF THE NATIONAL AGREEMENT, WE HEREBY APPEAL TO STEP 3 THE DECISION AT STEP 2 OF THE ~~DECISION~~  
DESIGNEE John Pukas  
OF THE Beverly Hills, CA INSTALLATION, RENDERED ON June 9, 1983 AND RECEIVED ON June 10, 1983

ATTACHMENTS CHECK:  STANDARD GRIEVANCE FORM  STEP 2 DECISION  UNION CORRECTIONS OR ADDITIONS TO STEP 2 DECISION (IF FILED)

THE FOLLOWING INFORMATION WILL HOPEFULLY ASSIST THE PARTIES IN QUICKLY RESOLVING THIS PROBLEM. TO DISCUSS THIS GRIEVANCE FURTHER, KINDLY CONTACT OUR NATIONAL BUSINESS AGENT Brian Farris  
AT (ADDRESS) 363 South Main Street, Orange, CA 92668 OR BY PHONE (714) 997 8480

VIOLATION INCLUDING BUT NOT LIMITED TO NATIONAL (ART. & SECT.) 3, 8-5, 10, 14, 19 LOCAL (ART. & SECT.) \_\_\_\_\_  
OTHER GROUNDS: Employee Labor Relations Manual

REASONS FOR APPEAL: In conjunction with the information contained in the Step 2 Appeal, the following is submitted: Employee Labor Relations Manual provisions (including but not limited to), 513.3-.33-.332 and 513.3-.37-.371, and also, National Agreement provisions (including but not limited to), Article 8, Sections 4 & 5, should have been designated to explain more accurately, and clarify, national regulations pertaining to the respective subjects.

CORRECTIVE ACTION REQUESTED: Management immediately withdraw and rescind the new Absence Control Program, and abide by prevailing Employee Labor Relation Manual, as well as, National Agreement provisions, regarding subjects made reference to in the new local Absence Control Program, mailed to Letter Carriers on or about Friday, May 13, 1983.



JUN 22 1983

cc: NATIONAL BUSINESS AGENT, NALC  
POSTMASTER

Jerry Weinstein

BRANCH PRESIDENT  
*Jerry Weinstein*  
SIGNATURE

GRIEV-4 (REV. 1981)