

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

Re: H4N-3U-C 34890

Dear Mr. Sombrotto:

Recently, Lawrence Hutchins met with Arthur Wilkinson, of my staff, to resolve the above-referenced case.

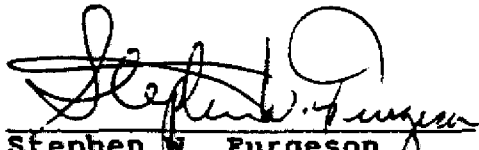
The issue in this case is whether Management violated the National Agreement when it required the grievant to work in excess of ten (10) hours on May 27, 1986.


The parties agree to resolve this issue prior to arbitration based on the following:

Consistent with the provisions of Article 8.5.F. of the National Agreement, excluding December, a letter carrier who is not on an overtime desired list may not be required to work over ten (10) hours on a regularly scheduled day.

Please sign and return the enclosed copy of this letter as your acknowledgment of agreement to withdraw case no. H4N-3U-C 34890 and remove it from the pending national arbitration listing.

Sincerely,


Stephen W. Furgeson
General Manager
Grievance and Arbitration
Division


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

RECEIVED

DATE 1/4/90

Enclosure

JAN 4 1990