



ARTICLE 8  
SECTION 5  
MISSED OPPORTUNITY

UNITED STATES POSTAL SERVICE  
475 L'Enfant Plaza, SW  
Washington, DC 20260

Mr. Francis J. Conners      APR 10 1985  
Vice President  
National Association of  
Letter Carriers, AFL-CIO  
100 Indiana Avenue, N.W.  
Washington, D.C. 20001-2197

Dear Mr. Conners:

Recently you and Dave Noble met with George McDougald and myself in prearbitration discussion of the following cases:

H1N-3F-C 25958, Chattanooga, Tennessee  
H1N-3F-C 29805, Chattanooga, Tennessee  
H1N-3F-C 27838, Chattanooga, Tennessee

The question in these grievances is whether management violated Article 8 by recording as an overtime opportunity the supervisor's unsuccessful attempts of calling the grievant in to work on his/her nonscheduled day.

It was mutually agreed to full settlement of these cases as follows:

1. An employee who cannot be contacted to work on his/her nonscheduled day will not have that call recorded as a missed opportunity.
2. The day in question also will not be counted as a day where the employee was available for overtime.

Please sign and return the enclosed copy of this letter acknowledging your agreement to settle these cases, withdrawing them from the pending national arbitration listing.

Sincerely,

  
\_\_\_\_\_  
William E. Henry, Jr.  
Director  
Office of Grievance and  
Arbitration  
Labor Relations Department

  
\_\_\_\_\_  
Francis J. Conners  
Vice President  
National Association of  
Letter Carriers, AFL-CIO

  
\_\_\_\_\_  
(Date)

Enclosure