



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

ARTICLE	13
SECTION	
SUBJECT	
LIGHT DUTY	
GUARANTEED	

Mr. Gerald Anderson  
Assistant Director  
Clerk Craft Division  
American Postal Workers  
Union, AFL-CIO  
817 14th Street, N.W.  
Washington, D.C. 20005-3399

AUG 6 1984

Re: Class Action  
No. Suburban, IL 60199  
H1C-4A-C 24170

Class Action  
No. Suburban, IL 60199  
H1C-4A-C 25464

Class Action  
No. Suburban, IL 60199  
H1C-4A-C 25702

Dear Mr. Anderson:

This supersedes my decision of June 20, 1984.

On May 15, 1984, we met to discuss the above-captioned grievances at the fourth step of the contractual grievance procedure.

The question in these grievances is whether management properly allowed employees on limited duty to work an assignment, while employees on light duty were sent home due to insufficient work.

After further discussion, we mutually agreed that the issue raised in these grievances does not fairly present an interpretive question. Whether employees were retained or sent home properly can only be determined by application of Article 13, of the National Agreement, and Part 546.141, ELM, to the specific fact circumstances. Accordingly, these grievances are remanded to Step 3 for necessary processing.