

ARBITRATION AWARDS - printed Jun 24, 1998

AISI	Case#	Arb.	DEC	Description
				man stays same.
190.460	16-F-366	390	D	40" Tandem...Change did not render plan inappropriate.
130.130	18-F-47	391	D	Company has authority to establish new jobs.
130.130	18-F-48	392	D	Company has authority to establish new jobs.
210.120	22-G-36	393	PG	Walter Levy -employee invoked safety clause successfully(insubordination)
130.180	10-F-64	394	D	Dorsey Wilson #2563 - Past practice, inadequate language of job description.
130.180	10-F-65	395	D	Dorsey Wilson #2563; past practice, inadequate language of job description.
130.180	10-F-66	396	D	Dorsey Wilson #2563; Past practice, inadequate language of job description.
220.120	10-F-84	397	D	Wm. Kelly was not an employee on turn
	14-F-97	398	D	Co. conform to provisions of Wage Rate inequity agreement & issue a higher classification.
70.200	11-F-56	399	G	Supervisors ordered not to perform work.
200.340	5-F-84	400	G	R.Payton #2767 -Co deviated from normal scheduling after strike. 5-5-61
210.500	12-F-197	401	G	Company liable for reimbursement on new style shoe. Grant - 5-5-61
220.960	16-F-375	402	D	An option or election is not an obligation.
30.190	20-F-81	403	G	Glen Atkinson #3575; Co. did not sustain burden of proof.
220.10.1	20-F-84	404	D	Grievant did not have ability to fill temporary vacancy.
220.10.1	20-F-85	405	D	Grievant did not have ability to fill temporary vacancy.
220.10.5	15-F-53	406	D	Non-bargaining unit does not forfeit rights.
220.10.5	15-F-62	407	D	Non-bargaining unit still pays union dues.
220.211	15-F-65	408	D	G. Buron #9344 - Company did not violate long established practice.