ARBITRATION AWARDS - printed Jun 24, 1998

AISI	Case#	Arb.	DEC	Description
220.120	21-G-53&136	516	G	A. Corpus #14592-Employee should have promoted to temporary vacancy
220.960	15-G-52,53	517	D	Company not required to schedule overtime.
220.110	2-G-12	518	D	Co. is in violation of CBA by not aligning occupations of car dumper operator
190.460	22-G-53	519	D	Inequitablity of incentive plan not upheld
190.460	22-G-61	520	D	Inequitability of incentive plan not upheld
221.000	11-G-40	521	D	Employee's demotion by Company upheld
130.160	12-G-84	522	D	Employee didn't fulfill responsibilities of higher job. T. Coopwood #4435
180.300	18-G-60	523	G	Prevailing practice found for paid lunch. Grant (1-4-63)
180.300	18-G-61	524	G	Prevailing practice found for paid lunch.
70.200	16-G-148	525	G	Company responsible for violations by salaried people. E. Deistler #14936
190.460	16-G-149	526	D	Local practice not upheld; inconsistant with plan.
180.810	5-G-44,45	527	G	Local practice on incentive upheld
190.460	5-G-50,51	528	D	Incentive plant upheld
160.300	5-G-27	529	D	No unreasonable disregard of employee rights
190.460	5-G-35	530	D	Insufficient inequitability of incentive plan found.
220.10.4	20-G-87	531	G	Mgnt. must exercise reasonable judgement
220.960	20-G-99	532	G	Work sharing concept outlined
220.220	20-G-101	533	D	Perfunctory or incidental tasks; no extra work
220.120	5-G-64	534	D	Company modified work-vacancy not fille-upheld; John Shebesh #21550
220.120	3-G-54	535	D	F. Villarreal was not an employee on the turn