In the Matter of Arbitration Between:

INLAND STEEL COMPANY
- and UNITED STEELWORKERS OF AMERICA,

AFL-CIO, Local Union No. 1010

ARBITRATION AWARD NO. 485

Grievance No. 18-G-27 Appeal No. 387

PETER M. KELLIHER Impartial Arbitrator

APPEARANCES:

For the Company:

Mr. W. A. Dillon, Assistant Superintendent, Labor Relations

Mr. R. H. Ayres, Assistant Superintendent, Labor Relations

Mr. A. T. Anderson, Divisional Supervisor, Labor Relations

Mr. R. A. Morris, Assistant Superintendent, Yard Department

For the Union:

Mr. Cecil Clifton, International Representative

Mr. Al Garza, Secretary of Grievance Committee

Mr. Clarence Bullock, Griever

Mr. Martin Connelly, Assistant Griever

Mr. Alex Valentino, Witness

STATEMENT

Pursuant to proper notice, a hearing was held in Gary, Indiana, on May 15, 1962.

THE ISSUE

The issue in this case is the disposition of Grievance No. 18-G-27 which reads:

"The aggrieved employees, 324-328-329-341-347-352-353-360-379-384-388-462 and 13442 contend that they worked 6 out of 7 days in the week period of June 2 through June 8 inclusive."

The relief sought reads:

"The above stated aggrieved be paid time and one-half for the day of June 8 as provided for."

DISCUSSION AND DECISION

The same factual situation here exists as in Award No. 483. It is the Grievants' claim that they worked six out of seven days in a period of June 2 to June 8 inclusive. They are requesting overtime payment for June 8. They did not, however, perform work on the first five days of that work week inasmuch as they were not scheduled and did not work on Sunday, June 5. This cannot be considered a layoff situation on that day under Paragraph 93, because the change was not made in the schedule contrary to the provisions of Paragraph 92. This schedule was not changed once it was posted.

AWARD

The grievance is denied.

Peter M. Kelliher

m/ach

Dated at Chicago, Illinois

this _____ day of September 1962.