

ARBITRATION AWARDS - printed Jun 24, 1998

AISI	Case#	Arb.	DEC	Description
	23	831	D	Is Mutual Agreement limiting #3 CS Temper mill sequence permanent vacanices to a combined total of 20 valid and enforceable under terms of applicable provisions of 1989 Collective Bargaining Agreement.
	32-T-02	832	D	S.Ketchum #7388 was unjustly removed from electrical apprentice program.
	21-S-30	833	D	Katie Clark #14919 was unjustly terminated from active rolls of employment at Inland.
	14-S-103	834	G	Agg. employees (Mech. Weld & Swat) sequences contend they are working 1 hour over their 8 hours.
	5-S-23	835	D	Mgnt. is sending segment zero roll build up work to be done by Machine shop ... Mech. Sequence.
	23-R-69	836	G	Job elimination of car blocker starting 3-31-86, from shipping sequence.
	19-S-82	837	D	Grievance committeeman, L.McMahon #29867 was disciplined for an incident which occurred on 1-27-89 while he was functioning in his capacity as a Union Repr. The action by the Co. was without cause.
	STIPULATED	838	G	Stipulated - The parties dispute involves proper interpretation of Para. #7 of Mutual Agreement concerning Shape Products organization dated 8-12-88, all entry level permanent vacancies.
	31-T-15	839	D	Robert Reyes Ck#6691 contends action taken by Co. when on 8-30-90 his suspension culminated in discharge (safety rule 132-a-fighting, 132-R & overall record)
	2-T-19	840	PG	Larry Cauble #8755 contends he was unjustly terminated from active rolls of employment from Inland. Return to work, no back pay & no reimbursement for lost benefits.
	19	841	D	Whether employees established in IRMC Wireman seq. possess exclusive jurisdictional rights to perform certain work being retrieved from Indiana Bell. The work at issue consists of pulling & terminated twisted pair wire for voice & data communication systems.