

# DAMASCUS

1. 72-09-ST20. Step B. This case was remanded from Step B to Formal A and then appealed back to Step B. Resolved; TE sent in from another Installation. The ODL'S are hereby paid at the overtime or penalty rate as applicable for all hours worked by the TE's because TE's were sent to Damascus on more than an occasional basis. Total payment to the ODL'S- \$1,465.52.
2. 72-09-ST14. Step B. This case was remanded from Step B to Formal A and then appealed back to Step B. Resolved; TE sent in from another Installation. The ODL'S are hereby paid at the overtime or penalty rate as applicable for all hours worked by the TE's because TE's were sent to Damascus on more than an occasional basis. Total payment to the ODL'S- \$1,465.52.
3. 72-09-ST16. Step B. This case was remanded from Step B to Formal A and then appealed back to Step B. Resolved; TE sent in from another Installation. The ODL'S are hereby paid at the overtime or penalty rate as applicable for all hours worked by the TE's because TE's were sent to Damascus on more than an occasional basis. Total payment to the ODL'S- \$1,465.52.
4. 72-09-ST17. Step B. This case was remanded from Step B to Formal A and then appealed back to Step B. Resolved; TE sent in from another Installation. The ODL'S are hereby paid at the overtime or penalty rate as applicable for all hours worked by the TE's because TE's were sent to Damascus on more than an occasional basis. Total payment to the ODL'S- \$1,465.52.
5. 72-09-ST18. Step B. This case was remanded from Step B to Formal A and then appealed back to Step B. Resolved; TE sent in from another Installation. The ODL'S are hereby paid at the overtime or penalty rate as applicable for all hours worked by the TE's because

TE's were sent to Damascus on more than an occasional basis. Total payment to the ODL'S- \$1,465.52.

6. 72-09-ST19. Step B. This case was remanded from Step B to Formal A and then appealed back to Step B. Resolved; TE sent in from another Installation. The ODL'S are hereby paid at the overtime or penalty rate as applicable for all hours worked by the TE's because TE's were sent to Damascus on more than an occasional basis. Total payment to the ODL'S- \$1,465.52.

7. 72-09-ST01. Step B. This case was remanded from Step B to Formal A and then appealed back to Step B. Resolved; TE sent in from another Installation. The ODL'S are hereby paid at the overtime or penalty rate as applicable for all hours worked by the TE's because TE's were sent to Damascus on more than an occasional basis. Total payment to the ODL'S- \$1,465.52.

8. 72-09-ST02. Step B. This case was remanded from Step B to Formal A and then appealed back to Step B. Resolved; TE sent in from another Installation. The ODL'S are hereby paid at the overtime or penalty rate as applicable for all hours worked by the TE's because TE's were sent to Damascus on more than an occasional basis. Total payment to the ODL'S- \$1,465.52.

9. 72-09-ST36. Step B. This case was remanded from Step B to Formal A and then appealed back to Step B. Resolved; Grievance denied. The TE's were sent into Damascus on an occasional basis.

10. 72-09-TAP54. STEP B. Management pulled out the DPS errors and the Union's remedy was to pay the Grievant for the time it took management to pull out the errors. Resolved; This is Carrier work. Management is directed to cease and desist.

11. 72-09-TAP55. STEP B. Management pulled out the DPS errors and the Union's remedy was to pay the Grievant for the time it took management to pull out the errors. Resolved; This is Carrier work. Management is directed to cease and desist. (These two decisions were received from Step B on the same day.)

12. 72-08-43ST. STEP B. This case was remanded from Step B to Formal A and then appealed back to Step B. Resolved; The TE cited is hereby awarded \$15.66 for the 22.48 miles traveled between installations.
13. 72-08-ST63. Step B. This case was remanded from Step B to Formal A and then appealed back to Step B. Resolved; Management did not violate the contract when the TE was sent to another Installation because, in this case, it was done on an occasional basis.
14. 72-08-ST87. PRE-ARBITRATION. Letter of Warning alleging unauthorized overtime is rescinded.
15. 72-09-ST42. Formal A. Letter of Warning for getting injured (broken finger) is rescinded.
16. 72-09-TAP56. STEP B. Management refused to provide the Union rep with the fax number forcing him to travel from Germantown to Damascus to get an extension form signed. The Union is seeking reimbursement for the time and mileage \$30.61. Resolved; Grievance denied due to the unusual and extenuating circumstances in this particular case.
17. 72-09-TAP57. STEP B. Management refused to provide the Union rep with the fax number forcing him to travel from Germantown to Damascus to get an extension form signed. The Union is seeking reimbursement for the time and mileage \$32.55. Resolved; Grievance denied due to the unusual and extenuating circumstances in this particular case.