

January 6, 1961

Review Committee No. 257
San Jose Division Grievance No. 17

In the Joint Grievance Committee's re-examination of this case, the following has been concluded and settled:

1. The rule was issued for the prevention of injury and the savings of lives of employees. It was not intended to be arbitrary or discriminatory, it is felt that this rule is of extreme importance to the safety of employees engaged in hazardous work, especially these employees not working under direct supervision.
2. The employee involved to be reinstated his six hours lost pay. This case is closed.

SUBMITTED BY:

MARK R. COOK