

REVIEW COMMITTEE**PG and E**

PACIFIC GAS AND ELECTRIC COMPANY
245 MARKET STREET, ROOM 444
SAN FRANCISCO, CALIFORNIA 94106
(415) 781-4211, EXTENSION 1125

CASE CLOSED JUN 2 1981
LOGGED AND FILED

RECEIVED JUN - 2 1981**IBEW** 

INTERNATIONAL BROTHERHOOD OF
ELECTRICAL WORKERS, AFL-CIO
LOCAL UNION 1245, I.B.E.W.
P.O. BOX 4790
WALNUT CREEK, CALIFORNIA 94596
(415) 933-6060
R.W. STALCUP, SECRETARY

D.J. BERGMAN, CHAIRMAN

- DECISION
 LETTER DECISION
 PRE-REVIEW REFERRAL

Stockton Division Grievance No. 16-128-80-16
P-RC 607
Alleged Bypass for Emergency Overtime

June 1, 1981

MR. D. G. COLLINS, Company Member
Stockton Division
Local Investigating Committee

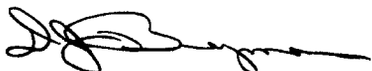
MR. M. HARRINGTON, Union Member
Stockton Division
Local Investigating Committee

The above-subject grievance has been discussed by the Pre-Review Committee prior to its docketing on the agenda of the Review Committee and is being returned, pursuant to Step Five A(ii) of the Review Committee procedure to the Local Investigating Committee for settlement in accordance with the following:

The subject of this grievance was the alleged bypass of an Apprentice Lineman, Stockton Division, for an emergency overtime assignment. On April 16, 1980, the grievant was called and worked emergency overtime from 9:00 p.m. until 4:15 a.m. on the morning of April 17, 1980. Between 3:30 a.m. and 3:35 a.m., a second crew was called out for an emergency overtime situation. At 3:06 a.m., the supervisor on call contacted the grievant's residence but was informed that he was still out on the first call. At 3:39 a.m., the supervisor was notified by the DO that the grievant's crew was clear of its work and was available. The grievant's crew was not used further on overtime; and as noted before, was released at 4:15 a.m.

The question raised in this grievance is not new to the Pre-Review Committee and has been answered before in various grievance settlements. Recalling specifically, P-RC 235 which involved the question of transferring crew members from one overtime situation to another in order to provide the No. 1 Lineman on the list with additional overtime, the Committee noted that supervision had fulfilled its obligation pursuant to Title 212 by calling out the volunteers on the weekly sign-up list. This decision clearly established that the Company is under no obligation to guarantee the duration of the emergency overtime assignment and is certainly not obligated to rearrange crews on emergency overtime to insure that the employees who occupy the No. 1 position on the weekly sign-up list garnes all the overtime.

On the basis of the above discussion, this case is considered closed; and the closure should be so noted by the Local Investigating Committee.



D. J. BERGMAN, Chairman
Review Committee



R. W. STALCUP, Secretary
Review Committee

PEPettigrew: (1123):ml

cc: CRMartin	IWBonbright	NRFarley	CPTaylor
MEBadella	LVBrown	CAMiller	RCTaylor
LCBeanland	FCBuchholz	JBStoutamore	Division Personnel Managers
LBlandford	RHCunningham	WKSnyder	