

COPY

**INDUSTRIAL RELATIONS
741.5**

**Review Committee File No. 356
East Bay Division Grievance No. 1-63-13**

July 8, 1964

**MR. W. H. PETERSON, Chairman
East Bay Division
Joint Grievance Committee**

The Union has recently informed the Company members of the Review Committee that the above subject grievance has been withdrawn from the agenda of the Review Committee. We are enclosing a copy of the Union's letter for your information.

It will be in order for you to note in the minutes of your next Division Joint Grievance Committee meeting that this case is considered closed.

It is our understanding that a payroll authorization has been procured and the retroactive pay adjustment made to the employee concerned.

L. V. BROWN

**L. V. BROWN, Chairman
Review Committee**

**LVB:MS
Encl.**

**cc: VJThompson
EFSibley
CHager
HFCarr
LIMitchell**

*Case was withdrawn in error.
Means only that case is closed.
Rev. L. V. Brown - 7/10/64*

May 19, 1964

Mr. L. V. Brown, Chairman
Review Committee
Pacific Gas & Electric Company
245 Market Street
San Francisco 6, California

Dear Mr. Brown:

Related to our previous discussions, the Union Members of the Review Committee are in receipt of your letter of May 13, 1964 to Mr. W. H. Peterson, Chairman of the East Bay Division Joint Grievance Committee, instructing them to prepare the necessary authorizations for pay adjustments in the case of R. G. #556. Upon compliance with these instructions by the East Bay Division, the case will be considered closed.

Very truly yours,

L. L. Mitchell, Secretary
Review Committee

LLM:do
cc: RWFields
 WPFleming

INDUSTRIAL RELATIONS
741.5

Review Committee File No. 556
Mr. Melvin Eaton

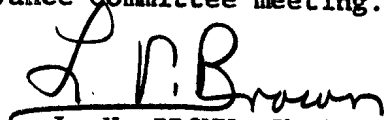
May 13, 1964

MR. W. H. PETERSON, Chairman
East Bay Division Joint Grievance Committee

The above subject grievance was referred by your Committee to the Review Committee on April 2, 1964. Since that time, the Claims and Safety Department has informed us that it is their opinion that Mr. Eaton has been in a status of partial temporary disability since the date of the injury except for the periods of January 15 through March 12, 1962, March 16, 1962, and May 18, 1962.

In view of the aforementioned, the grievant was temporarily disabled, as a result of an industrial injury, from performing the duties of a Lineman during the period concerned in this grievance and such work performed as a Groundman and Street Light Maintenceman will be considered as temporary light work within the purview of Section 108.2 of the Agreement. As a result, the employee's classification is that of a Lineman, his subsequent demotion to Groundman and appointment to Street Light Maintenceman are void, and further he shall be compensated as a Lineman from May 13, 1963. Although the employee has not reported to his established headquarters at Oakland, due to the facts of this case it is agreed that he will not be entitled to travel time as provided in Title 202 or expenses as provided in Section 201.6.

Inasmuch as the central issue presented by this grievance has been resolved in favor of the grievant, it will be in order for the Division to prepare the necessary authorization for the retroactive pay adjustment as well as classification change required by this ruling. The grievance will be considered closed and should be so noted in the minutes of your next Division Joint Grievance Committee meeting.


L. V. BROWN, Chairman
Review Committee

LVB:MMC
cc:VJThompson
EFSibley
CLYager
HFCarr
BPSadler
LLMitchell