

10/29/10

TEAMSTERS UNITED PARCEL SERVICE
JOINT NATIONAL AIR COMMITTEE

MINUTES

October 11 - 14, 2010
3:00 P.M.

HILTON SAN DIEGO
1775 EAST MISSION BAY
SAN DIEGO, CA 92109

The meeting was called to order by Chair Martorana

The following cases were SETTLED AND/OR WITHDRAWN:

N-AC-09-14: Local 992 v. UPS, Hagerstown, MD
N-AC-09-20: Local 804 v. UPS, Long Island City, NY
N-AC-10-11: Local 63 v. UPS, Rialto, CA

The following cases were POSTPONED:

N-AC-08-14: Local 804 v. UPS, Long Island City, NY
N-AC-08-15: Local 623 v. UPS, Philadelphia, PA
N-AC-09-15: Local 804 v. UPS, Long Island City, NY
N-AC-10-06: Local 177 v. UPS, Hillside, NJ
N-AC-10-12: Local 760 v. UPS, Wenatchee, WA

The following cases were put on COMMITTEE HOLD:

N-AC-08-17: Local 177 v. UPS, Hillside, NJ
N-AC-08-24: Local 396 v. UPS, Covina, CA

N-AC-08-27: Local 519 v. UPS, Knoxville, TN
N-AC-08-30: Local 542 v. UPS, San Diego, CA
N-AC-08-35: Local 728 v. UPS, Atlanta, GA
N-AC-08-36: Local 480 v. UPS, Nashville, TN
N-AC-08-38: Local 177 v. UPS, Hillside, NJ
N-AC-08-58: Local 455 v. UPS, Denver, CO
N-AC-09-01: Local 769 v. UPS, North Miami, FL
N-AC-09-17: Local 177 v. UPS, Hillside, NJ
N-AC-09-18: Local 509 v. UPS, Cayce, SC
N-AC-09-34: Local 177 v. UPS, Hillside, NJ

The following case was ON IN ERROR:

N-AC-10-10: Local 63 v. UPS, Rialto, CA

Chair Martorana called Case N-AC-09-04: Local 639 v. UPS, Washington, DC
On behalf of **Lisa Scott**,
Union alleges that the
Company violated **Article 40**
and Article 17, claiming
grievant is entitled to all
hours worked on Saturday as
overtime. Her workweek was
Monday through Friday (Case
546-08).

Heard with Case N-AC-09-05: Local 639 v. UPS, Washington, DC
On behalf of **Lisa Scott**,
Union alleges that the
Company violated **Article 40**
and Article 17, claiming
grievant is entitled to all
hours worked on Saturday as
overtime. Her workweek was
Monday through Friday (Case
547-08).

DECISION: Based on the facts presented, cases are REFERRED BACK TO THE PARTIES.

Chair Martorana called Case N-AC-10-09: Local 287 v. UPS, San Jose, CA
On behalf of **all affected employees**, Union alleges a
violation of **Article 40**,
claiming that the Company

failed to post the correct
pay rate for an Air Shuttle
position.

**DECISION: Based on the facts presented in this instant case, the
CLAIM OF THE UNION IS DENIED.**

Chair Martorana called Case N-AC-10-13: Local 728 v. UPS, Atlanta, GA
On behalf of **Mark Bailey**,
Union alleges that the
Company violated **Article 40**,
claiming air work was given
to a Part-time Driver before
being offered to a regular
Package Driver.

DECISION: Based on the facts presented, this case is DEADLOCKED.