

NOT TO BE INCLUDED  
IN BOUND VOLUMES

KER  
Byhalia, MS

UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD

VOLVO GROUP  
NORTH AMERICA, LLC

and

WALTER EVANS

Cases	15-CA-179071
	15-CA-184912
	15-CA-195183
	15-CA-204842

ORDER REMANDING<sup>1</sup>

On December 3, 2020, the National Labor Relations Board issued a Decision, Order, and Notice to Show Cause, in which it severed and retained complaint allegations concerning the May 2016 suspension and March 2017 discharge of employee Walter Evans and issued a notice to show cause why those allegations should not be remanded to the administrative law judge for further proceedings in light of *United Parcel Service*, 369 NLRB No. 1 (2019) (*UPS*). No party filed a response to the Notice to Show Cause.

Having duly considered the matter,

IT IS ORDERED that this proceeding is remanded to Administrative Law Judge Sharon Levinson Steckler for the purpose of reopening the record, if necessary, and

---

<sup>1</sup> The National Relations Board has delegated its authority in this proceeding to a three-member panel.

preparing a supplemental decision addressing the allegations concerning Evans' May 2016 suspension and March 2017 discharge under the deferral standards adopted in *UPS* and setting forth credibility resolutions, findings of fact, conclusions of law, and a recommended Order. Copies of the supplemental decision shall be served on all parties, after which the provisions of Section 102.46 of the Board's Rules and Regulations shall be applicable.

Dated, Washington, D.C., March 2, 2021.

---

Marvin E. Kaplan, Member

---

William J. Emanuel, Member

---

John F. Ring, Member

(SEAL)

NATIONAL LABOR RELATIONS BOARD