Agreement between The Contracting Stonesetters Association Inc. and Journeymen Stonesetters, Local No. 84.

Article 8. The setting, cleaning, Pointing and parging of all stone work cut in yards or quarries or on job by Stone Cutters set with or without mortar must be done by Journeymen stone Setters.

Cleaning Of stone work to mean, using Of wire brush, dry rub with abrasive, sand blast, water, acid or any other cleaning agency to remove dirt, stain or other foreign matter from face of stone.

Pointing of stone work to mean the cutting out, preparing, caulking, filling, or grouting of all joints with cement, oakum, lead, mastic, or any other material and shall be done by Journeymen Stone Setters, who shall operate all tools in connection with this work.

When stonework finishes against window or door frames the space or joint created shall be filled and pointed by Journeymen Stone Setters who shall operate all tools in connection with this work.

The parging of stonework and the applying of field coat of paint or other damp-proofing material, the application of oil or any other preparation to the face or back of stonework shall be done by Journeymen Stone Setters.

A Journeyman Stone Setter shall be in charge of the removal of cut stone in the alteration or demolition of a building, when such stone is to be used in connection with the restoration or rebuilding of the operation or to be removed and built at another site.

This Agreement includes the setting and pointing of artificial stone or any pre-cast cement or other substitute for cut stone. This is to apply to all work On buildings, viaducts, bridges and all Other work, including all stoops, doorways and vestibules within Greater New York and Long island.

Article 9. All repairs, renovations, alterations, cleaning roughing and Patching, cutting out of joints and pointing on old stone work shall come under the classification of Article Eight of this agreement. The Contractors shall furnish all special cutting tools on this work.


Work Covered.

Section 2. This Agreement shall apply to the following work which is hereby recognized as rightfully belonging to the Derrickmen’s craft:

(a) The placing and operating of all derricks and rigging in connection with cut stone, precast stone or concrete, mosaic and rubble, or any substitute for the foregoing, on all buildings, structures, bridges and viaducts in the course of construction, alteration, addition or repair, also on all demolition jobs where the stone is hoisted on or off the wall with a derrick or crane.
(b) The rigging and erecting of all swinging and temporary scaffolds for setting, cleaning, and pointing of cut stone, precast stone or concrete, mosaic or rubble, or any substitute for the foregoing, and any rehanging of the same.

c) The handling and rolling of all cut stone, precast stone or concrete, mosaic or rubble, or any substitute for the same, also the loading or unloading of the same at freight terminals, buildings, structures, storage areas, bridges and viaducts.

d) All burning, welding and bolting in connection with the erection of precast concrete and similar material.

e) The tending to stone setters and all other Derrickmen’s duties as Part of a setting gang.

264a

-Extract from minutes of a meeting of the Executive Committee of the Unions, held Wednesday, March 21, 1917.

“That any exterior stone or marble used on the exterior and extending into vestibules, courts, porticos and openings, and such interior stone or marble used in the construction of a building and built in at the time of the erection of the exterior walls, shall be recognized in the possession of the Journeymen Stone Cutters, and that all decorative marble used on the exterior and all other interior marble and stone, to be recognized in the possession of the Local of the B. M. & P. I. U. I.”

264-2a

-Flagging, crab orchard, in court yards, setting of.

Blue Stone Cutters vs. Marble Workers -New York Hospital, York Avenue and 78th, 70th and Exterior Streets, New York, N. Y.

The complaint is dismissed. -Decision of Executive Committee, March 8, 1932.

264-3a

-Border, bluestone, machine-rubbed and shop-cut, of sidewalk, including same in entrances and vestibules, setting of.

Blue Stone Cutters vs. Stone Setters, Local No. 84-Rockefeller Center, Fifth Avenue, 50th to 51st Street, New York, N. Y.

The Committee finds that the work of setting the machinerubbed and jointed, two inches thick, laid in cement, bluestone border in the sidewalk and entranceways and vestibules is not in the possession of a trade-Decision of Executive Committee, October 16, 1933.

264-4a

-Scaffolding, swinging, used exclusively for caulking, pointing, cleaning and patching, rigging, hanging, rehanging and dismanding of.
The rigging, hanging, rehanging and dismantling of swinging scaffolding when used exclusively for caulking, pointing, cleaning and Patching by the Stone Setter of cut stone, precast stone or concrete, mosaic and rubble, or any substitute for the foregoing and WL used for the erection of cut stone, precast stone or concrete, mosaic and rubble or any substitute for the foregoing is the work of the Stone Setter.-Decision of the Executive Committee, January 4, 1972.

265

-Stone work, marble, setting of, exterior.

Reliance Labor Club vs. Exterior Stone Setters’ Union -46th St. and Fifth Ave.

The work in question, exterior marble, is in the possession of the Journeymen Stone Setters’ Union-Decision of the Executive Committee, May 1, 1907.

266

-Stone work, curb granite.

Bluestone Cutters vs. Journeymen Stone Setters, Local No. 84, and Wm. Angus-City Investing Building.

Where the granite curb for a building front is included in the stone setting contract for stone front work, the Journeymen Stone Setters’ Local No. 84 shall set the curb; where the curb is in a separate contract, it shall be set by the Amalgamated Bluestone Cutters, Flaggers, Curb and Bridge Setters.-Decision of Conference between representatives of Amalgamated Bluestone Cutters, Flaggers, Curb and Bridge Setters, Journeymen Stone Setters’ Local No. 84, Employing Stone Setters’ Association, and Bluestone Dealers’ Association, March 18, 1908.

267

-Curbing, setting of.

Amalgamated Bluestone Cutters, Flaggers, Curb and Bridge Setters vs. Journeymen Stone Mason and Setters’ Local No. 84 -Blackwell’s Island Bridge.

The agreement between the unions (Journeymen Stone Mason and Setters’ Local No. 84, and Amalgamated Bluestone Cutters, Flaggers, Curb and Bridge Setters) does not apply to the work of setting curbing when the curbing is not set in connection with other stone work. -Decision of Executive Committee, September 16, 1908.

268

-Curbing, setting of.

Amalgamated Bluestone Cutters, Flaggers, Curb and Bridge Setters vs. Journeymen Stone Mason and Setters' Local No. 84.
We visited the Blackwell’s Island Bridge job and inspected the work referred to in the dispute. We find that this work consists of certain lines of granite curbing and in some cases it is set up against a wall as a protection to the wall. The curbing is not being done with any structural stone work, and in our opinion this curbing belongs to the Amalgamated Bluestone Cutters, Flaggers, Curb and Bridge Setters, and should be set by them.-Report of sub-committee.

The report of the sub-committee is concurred in and the Executive Committee finds that the complaint of the Amalgamated Bluestone Cutters, Flaggers, Curb and Bridge Setters is sustained, and the Journeymen Stone Setters, Local No. 84, is directed to cease performing the work. -Decision of Executive Committee, September 30, 1908.

269

-Bluestone, fitting of.

Bluestone Cutters vs. Gould & Taylor-Public School No. 87, 86th and 87th Sts. and Ridge Boulevard, Brooklyn.

The fitting of the bluestone on the job in question is work that is in the possession of the bluestone cutters. -Decision of Executive Committee, December 23, 1920.

269a

-Sand-blasting of.

Stone Setters, Local No. 84, vs. Cauldwell-Wingate Co. -100 Broadway.

The complaint is dismissed, as the work of sand-blasting stone is not in the possession of any trade, and the Cauldwell-Wingate Co. is directed to employ stone setters to do any pointing and repairing necessary. -Decision of Executive Committee, July 18, 1921.

269b

-Cut stone, handling of.

Derrickmen and Riggers’ Association (Stone Derrickmen), Local No. 197, vs. Stone Masons Helpers’ Union, Local No. 78-Jones Beach Bath Houses, Long Island, N. Y.

The complaint is dismissed. -Decision of the Executive Committee, November 21, 1930.

269-2b

-Cut stone, handling of.

Derrickmen and Riggers’ Association (Stone Derrickmen), Local No. 197, vs. Stone Masons Helpers’ Union, Local No. 78-Jones Beach Bath Houses.

On the additional evidence submitted the Committee granted a rehearing and finds that the handling
of all cut stone is work that has been in the possession of the stone derrickmen. -Decision of Executive Committee, January 8, 1931.

269-3b

-Rubble stone, rough faced, handling of.

Hod Carriers (Stone Masons’ Helpers), Local No. 655 vs. Derrickmen and Riggers’ Association (Stone Derrickmen), Local No. 197 -Riverside Drive and 72nd Street, New York, N.Y.

The Committee finds on the work in question that where stone masons are employed, the stone masons’ helpers shall assist them; and, where stone setters are employed, the stone derrickmen shall assist them. -Decision of Executive Committee, September 23, 1935.

269-4b

-Stone work, demolition of.

Derrickmen and Riggers’ Association (Stone Derrickmen), Local No. 197 vs. House Wreckers, Local No. 95 -Brooklyn Library, Flatbush Avenue and Eastern Parkway, Brooklyn, N. Y.

The committee finds on the evidence submitted that the work as being done on the job at the present time is demolition. -Decision of Executive Committee, March 22, 1938.

269c

-Cut stone trim for openings and caps, setting of.

Derrickmen and Riggers’ Association (Stone Derrickmen), Local No. 197 vs. Hod Carriers (Stone Masons’ Helpers), Local No. 655Cloister Buildings, Fort Tryon Park, New York, N. Y.

The Committee finds that the work of assisting the mechanic in setting the cut stone trim for openings and caps is in the possession of the derrickmen and riggers. -Decision of Executive Committee, November 20, 1935.

269-2c

-Tending of Stone Setters.

United Derrickmen & Riggers Union Local 197 vs. Marble Helpers Union Local 10 -Woodlawn and St. Raymond’s Cemeteries, Bronx, New York.

The Executive Committee finds that the tending of Stone Setters, including the setting of granite, is the work of United Derrickmen & Riggers. -Decision of the Executive Committee, March 25, 1976.

269-3c

-Anchoring System, Installation of.
Ornamental Iron Workers Union Local No. 580 vs. Stone Setters Union Local No. 84 -St. Peter's Church, New York City.

The Executive Committee finds that on the basis of the evidence submitted the work in question on all phases of the project is predominantly the installation of an anchoring system and as such is the work of the Stone Setters Union Local No. 84. - Decision of the Executive Committee, January 27, 1977.

269-4c

-Precast Sills, handling of, by hand.

Derrickmen & Riggers Local #197 vs. Mason Tenders Local #23 -N.Y.U. Hospital, 29th/30th Streets and First Avenue, New York City.

The Executive Committee finds that the unloading, handling and assisting on the setting of precast sills, when mechanical equipment is not used, is the work of the Mason Tender. -Decision of the Executive Committee, January 26, 1978.

269-5c

-Coping, Handling of.

Derrickmen & Riggers Union Local #197 vs. Mason Tenders District Council Local #23 -Joint Diseases Hospital, 18th Street and Second Ave., New York City.

The Executive Committee finds that the tending of Stone Setters for the setting Of Coping is the work Of Derrickmen & Riggers Union Local #19T-Decision of the Executive Committee, July 30, 1979.

269-6c

-Stone, setting of.

Stone Setter Masons Union Local No. 84 vs. United Derrickmen and Riggers Local 197 -520 Madison Ave., New York City.

The Executive Committee finds that in the erection of prefabrication stone panels where the substantial securing of said panel is a pan thereof then such securing constitutes setting of stone and is the work of Stone Setter Masons Union Local No. 84. -Decision of the Executive Committee, July 16, 1981.

269-7c

Restoration and repair work, stone and masonry, handling and rigging of.

United Derrickmen & Riggers Association Union Local No. 197 and Pointing, Cleaning & Caulking Local Union No. 66 - Municipal Building, New York City.

The Executive Committee finds that the handling and rigging of stone masonry on restoration and repair projects is the work of Pointing, Cleaning and Caulking Local Union No. 66, provided power rigging equipment is not utilized - Decision of Executive Committee, August 2, 1990.
269-8c
- Prefabricated stone panel system, including supportive framing, handling and installation of.

United Derrickmen and Riggers Association Local Union No. 197 and Stone Setter Masons Local Union No. 84 vs. Carpenters District Council - College Point and 20th Avenue, Queens, New York.

The Executive Committee finds that the handling and installation of a prefabricated stone panel system, including supportive framing thereof, is the work of the United Derrickmen & Riggers Association Local Union No. 197 and the Stone Setter Masons Local Union No. 84 - Decision of the Executive Committee, May 19, 1992.

269-9c
-Tending of Stone Setters/Masons

United Derrickman & Riggers Union Local No. 197 vs. Mason Tenders Local Union No. 59 - Worth Street @ Broadway, Penn Plaza, Robert Wagner Jr. Park @ Battery Park City.

The Executive Committee finds that the tending of Stone Setters/Masons, including the unloading, handling, and installation of cut stone for use as paver, benches, curbs or other site work is the Derrickmen and Riggers, Local Union No. 197 - Decision of the Executive Committee, February 28, 1996.

269d
-Design on limestone, cutting of.

Architectural Sculptors’ and Carvers’ Association vs. Journeymen Stone Cutters’ Association - Vesey Street Post Office, New York, N.Y.

The Committee finds that on the work in question the pattern is drawn by a compass and square, therefore the complaint is dismissed. -Decision of Executive Committee, August 26, 1936.