

February 29, 2012

Judge Sean H. Lane
United States Bankruptcy Court
One Bowling Green
Court Room: 701
New York, NY 10004-1408

Dear Judge Sean H. Lane,

I am a fleet service clerk for American Airlines (AA). I started working for Trans World Airlines (TWA) in 1988. AA purchased TWA on 4-10-2001.

When this happened the unions had a disagreement regarding the seniority of the TWA employees. Because of the disagreement an arbitrator was brought in. Richard Kasher was the arbitrator who made the ruling. His decision was that TWA employees would retain 100% of their seniority in St. Louis and Kansas City maintenance base. Stations where TWA had previous service except AA hub stations the TWA employees would have 25% of their seniority. At the AA hub stations TWA employees would have a seniority date of 4-10-2001.

I have been corresponding with Gerry L. Spence, PC and he stated that this ruling could be over turned in court. I think that with the expected laid-off that this would be a good time for this ruling to be over turned. AA is planning on out sourcing most of the stations that the TWA employees have any chance of being able to retaining a position. It is AA way of getting rid of the TWA employees.

I am wondering what the purpose of the ruling by Richard Kasher was if AA can go about getting rid of the TWA employees by out sourcing the only stations where we have enough seniority to keep our jobs.

Sincerely,

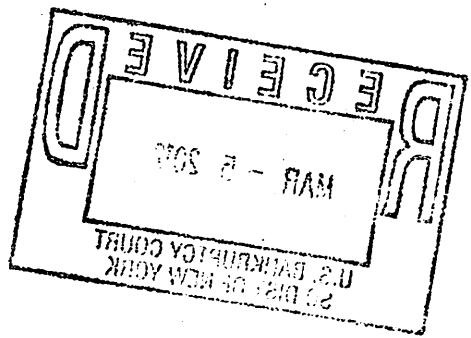
Concerned TWA Employee



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Section 1792(b)(1)(B) of the Communications Act of 1934, as amended (the Act), requires a common carrier to file with the FCC a copy of its general tariff for interstate and international communication services. The Act also requires a common carrier to file with the FCC a copy of its general tariff for intrastate communication services. The Act further requires a common carrier to file with the FCC a copy of its general tariff for communication services provided to the Government of the United States or to the Armed Forces of the United States.

The Commission has received a petition from [redacted] for a declaratory judgment that the Commission's order in [redacted] is not applicable to [redacted]. The Commission's order in [redacted] is a declaratory judgment that the Commission's order in [redacted] is not applicable to [redacted].



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