

UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT

No. 16-3606

FLIGHT OPTIONS, LLC; FLEXJET, LLC;
ONESKY FLIGHT, LLC; FLIGHT OPTIONS
HOLDING I, INC.,

Plaintiffs/Counter - Defendants - Appellants,

v.

INTERNATIONAL BROTHERHOOD OF TEAMSTERS,
LOCAL 1108; INTERNATIONAL BROTHERHOOD OF
TEAMSTERS, AIRLINE DIVISION,

Defendants/Counter - Claimants - Appellees.

FILED
Jul 17, 2017
DEBORAH S. HUNT, Clerk

Before: COLE, Chief Judge; COOK and WHITE, Circuit Judges.

JUDGMENTOn Appeal from the United States District Court
for the Northern District of Ohio at Cleveland.

THIS CAUSE was heard on the record from the district court and was argued by counsel.

IN CONSIDERATION THEREOF, it is ORDERED that the district court's determinations that the CBA pilot-integration provision is not in conflict with McCaskill-Bond and that it had jurisdiction to order the Carriers to act in conformity with the CBA, which requires that they either accept the ISL or submit to expedited grievance arbitration, are AFFIRMED. IT IS FURTHER ORDERED that the preliminary injunction to the extent it permits the Carriers to do the former and removes the option to do the latter is VACATED and REMANDED to the district court for further proceedings consistent the opinion of this court.

ENTERED BY ORDER OF THE COURT_____
Deborah S. Hunt, Clerk