

Exhibit G

1 UNITED STATES DISTRICT COURT
2 NORTHERN DISTRICT OF CALIFORNIA

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4 KELLY GREENFIELD,
5 Plaintiff,

6 vs.

No. C-03-5183 MHP

7 AMERICA WEST AIRLINES, INC.,
8 a Corporation, and DOUGLAS
9 STOLLS, an Individual,
10 Defendants.

Certified Copy

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15 DEPOSITION OF DAVID SMITH

16 FRIDAY, NOVEMBER 5, 2004

17 Pages 1 - 101

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22 REPORTED BY: SANDRA LEHANE
23 REGISTERED PROFESSIONAL REPORTER
24 CERTIFIED SHORTHAND REPORTER NO. 7372
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Alameda, California 94502
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10 Q. Was there a preference that you would be on the
11 same flight?

12 A. Oh, yes.

13 Q. Why was that set?

14 A. We were involved. We enjoyed traveling
15 together. She especially enjoyed flying on my flights
16 because -- well, I would make special announcements that
17 only she would understand.

21 Q. Sometime after the CAD but before the final
22 termination interview, do you recall if you and
23 Ms. Greenfield flew together on a flight that you were
24 working?

25 A. Yes, I do.

1 Q. If you recall, did Ms. Greenfield fly with you
2 as a companion on those flights?

3 A. She accompanied me on the flight that I was
4 operating, yes.

5 Q. Do you remember what particular fare or status
6 she used to travel on those flights?

7 A. That's not my area of expertise. No.

8 Q. Do you know if she was flying as an employee
9 or -- so I'm just trying to make sure whether you know or
10 not.

11 Do you know if she was flying as an employee or
12 as a guest of yours?

13 A. Again, that's not my area of expertise. I knew
14 that she was under a current suspension, which I guess
15 means she is still an employee. But she was going out on
16 a flight that I was operating. And my time -- at the
17 time that I remember we walked into the terminal building
18 together, she went to the ticket counter. I gave her a
19 number of my flexipasses and proceeded to my aircraft to
20 begin my duties. So I was not at the ticket counter for
21 any of the ticketing process, so I cannot answer your
22 question.

23 Q. Why did you give Ms. Greenfield your
24 flexipasses?

25 A. My understanding is that -- and, again, I don't

1 know because it's not in any of my books -- that as a
2 suspended employee, you no longer have your employee
3 travel benefits. So I gave her my flexipasses so that
4 she can travel under my travel benefits.

1 STATE OF CALIFORNIA

) ss.

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4 I hereby certify that the witness in the
5 foregoing deposition was duly sworn to testify to the
6 truth, the whole truth and nothing but the truth, in the
7 within-entitled cause; that said deposition was taken at
8 the time and place herein named; that the deposition is a
9 true record of the witness's testimony as reported by me,
10 a duly certified shorthand reporter and a disinterested
11 person, and was thereafter transcribed into typewriting
12 by computer.

13 I further certify that I am not interested
14 in the outcome of the said action, nor connected with,
15 nor related to any of the parties in said action, nor to
16 their respective counsel.

17 IN WITNESS WHEREOF, I have hereunto set my
18 hand November 24, 2004.

19
20 Sandra Lehane

21 SANDRA LEHANE, C.S.R. 7372

22 STATE OF CALIFORNIA
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