## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Judge Robert E. Blackburn

Civil Action No. 09-cv-02977-REB-KLM

IOWA PACIFIC HOLDINGS, LLC,

Plaintiff,

v.

NATIONAL RAILROAD PASSENGER CORPORATION,

Defendant.

## ORDER RE: MOTION TO PERMIT ELECTRONIC EQUIPMENT, INCLUDING THOSE WITH CAMERAS, INTO THE COURTROOM

## Blackburn, J.

The matter is before me on the defendant's **Unopposed Motion For Leave To** 

**Bring IPhone Into The Courtroom** [#155]<sup>1</sup> filed June 22, 2011. After reviewing the

motion and the file, I conclude that the motion should be granted.

THEREFORE, IT IS ORDERED as follows:

1. That the defendant's Unopposed Motion For Leave To Bring IPhone Into

The Courtroom [#155] filed June 22, 2011, is GRANTED;

2. That subject to D.C.COLO.L.Civ.R 83.B., which prohibits the use in the

courthouse of the audio, video, or photographic recording function of any electronic

device, Ms. Dana Catt, paralegal for defense counsel, is **PERMITTED** to bring into the

courthouse and the courtroom (A1001) her iPhone during trial, June 27, 2011, through

<sup>&</sup>lt;sup>1</sup>"[#155]" is an example of the convention I use to identify the docket number assigned to a specific paper by the court's electronic case filing and management system (CM/ECF). I use this convention throughout this order.

July 5, 2011, from 8:00 a.m. to 5:00 p.m.; and

3. That Ms. Catt, who is permitted by this order to enter the courthouse with electronic equipment **SHALL PRESENT** a copy of this order to the Court Security Officers stationed at the entrance of the courthouse.

Dated June 22, 2011, at Denver, Colorado.

BY THE COURT:

Robert E. Blackburn United States District Judge