IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

Plaintiff, vs. DRDER ORDER NSF RAILWAY COMPANY, a Delaware corporation, and BROWN'S CREW CAR OF WYOMING, INC., d/b/a ARMADILLO EXPRESS, Defendants.	DONALD L. GRAY,)
vs.) ORDER BNSF RAILWAY COMPANY,) a Delaware corporation, and) BROWN'S CREW CAR OF WYOMING,) INC., d/b/a ARMADILLO EXPRESS,)) 4:07CV3249
BNSF RAILWAY COMPANY, a Delaware corporation, and BROWN'S CREW CAR OF WYOMING, INC., d/b/a ARMADILLO EXPRESS,)	Plaintiff,)
BNSF RAILWAY COMPANY, a Delaware corporation, and BROWN'S CREW CAR OF WYOMING, INC., d/b/a ARMADILLO EXPRESS,))
a Delaware corporation, and BROWN'S CREW CAR OF WYOMING, INC., d/b/a ARMADILLO EXPRESS,)	VS.) ORDER
a Delaware corporation, and BROWN'S CREW CAR OF WYOMING, INC., d/b/a ARMADILLO EXPRESS,))
BROWN'S CREW CAR OF WYOMING,) INC., d/b/a ARMADILLO EXPRESS,)	BNSF RAILWAY COMPANY,)
INC., d/b/a ARMADILLO EXPRESS,)	a Delaware corporation, and	
)	BROWN'S CREW CAR OF WYOMING,)
Defendants.)	INC., d/b/a ARMADILLO EXPRESS,)
Defendants.)
	Defendants.)

Defendants have filed a supplemental motion in limine (<u>filing 72</u>) in this case. It appears that the court should defer consideration of such motion until at or about time of trial, unless some reason is shown why earlier consideration is warranted. Accordingly,

IT IS ORDERED that Defendants' supplemental motion in limine (filing 72) shall be held in abeyance and not considered until the first day of trial during the pretrial conference which will be held immediately prior to trial, unless a party shall show cause, within 10 days of this order, why such deferral would be inappropriate.

March 5, 2009.

BY THE COURT: s/Richard G. Kopf United States District Judge