

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO

FLIGHT OPTIONS, LLC and
FLEXJET, LLC,

Plaintiffs and Counter-Defendants,

v.

No. 1:16-CV-00732

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

ORDER
[Regarding Doc. [47](#)]

Defendants and Counter-Plaintiffs.

JAMES S. GWIN, UNITED STATES DISTRICT JUDGE:

The Court orders Counter-Plaintiffs Pilots Union and Counter-Defendants Carriers to file supplementary briefing regarding Pilots Union's pending motion for contempt and further preliminary injunctive relief. Briefs should:

- (1) Identify all issues that the parties have failed to negotiate;¹
- (2) State the responding party's position regarding whether each issue is necessary to facilitate post-merger pilot integration under Collective Bargaining Agreement § 1.5(c)(4), or is a broader issue falling under Section 6 of the Railway Labor Act, 45 U.S.C. § 156;
- (3) Identify whether each issue is a minor dispute or major dispute under the RLA for jurisdictional purposes.²

Briefs should be no more than five (5) pages and are due within three (3) days of this Order.

IT IS SO ORDERED.

Dated: December 20, 2016

s/ James S. Gwin
JAMES S. GWIN
UNITED STATES DISTRICT JUDGE

¹ For example, the parties appear to disagree over whether pilots are entitled to raises or different retirement benefits. [Doc. 55](#) at 5-6. The parties should list each particular issue that has not been resolved through negotiation.

² *Elgin, J. & E. Ry. Co. v. Burley*, 325 U.S. 711, 722 (1945).