

From: Jeff Lewis reformfaanow@gmail.com
to: Mark Wilson <mwilson@natcad.org>
cc: Michael Hull <mhull@natca.net>, Jay Barrett <rkmedez@gmail.com>, Hamid Ghaffari <hghaffari@natca.net>, Anna Jancewicz <ajancewicz@natcad.org>, Barry Krasner <bkrasner@natcad.org>, James Swanson <jamesswanson03@gmail.com>
date: Thu, Nov 17, 2011 at 7:58 PM
subject: Re: FW: Possible February hearing dates for Jeff Lewismailed-by: gmail.com

Hi Mark,

Thanks for the notification. As you probably understand, ANY DATE is fine with me (being the one forced into retirement, and being the one still awaiting a date to arbitrate for a grievance filed 5/1/08 and elevated from NATCA to AHL on 8/27/08, nearly 39-months ago.)

On the other hand, can the Union commence discussion with Agency authorities about the attached "slime ball" email recently received, a 4/5/08 email from AWP-16's Fossier to AWP-16's Marable? Fossier had recommended a written admonishment in July 2007, then did nothing in my case until April. Teri Bristol had moved on, and Kathryn Vernon had taken her place, so AWP-16 was trying to clean up this absurdly delayed case, so it was being handed off to Marable. Fossier was priming her to hit me with a short suspension, so made up these two gross slanders: first, calling me a slime ball (so much so that I exercised my right to testify on behalf of Papageorge at a March-08 arbitration) and claiming that in twenty years I had never certified (hmmmm, I guess he overlooked TTD, SLE, BJC, ad RHV, as well as my CTO).

It seems to me, we all know times were bad in the middle of 2008, and Agency was pulling many dirty tricks. Can you please explain, why is it we cannot take evidence as damning as this is and compel appropriate corrective actions by our new Agency leadership, who so frequently declare their commitment to a platinum standard of accountability? (see attached from FAAMA)

Lastly, someone higher up in NATCA needs to talk with James Swanson. He knows the whole story. He can testify about the pressure put upon him and others at CCR to slant their story, so as to support (or at least not contradict) the charges made by the CCR ATM. And, he can tell the truth (in confidence, via attorney-client privilege, with NATCA Counsel) about the fact he set up his laptop and shared three Boondocks episodes IN THE TOWER CAB (on a rainy, slow evening, the night before I quoted the Randy Newman lyric) but was never issued any disciplinary action. He can, and should, tell the truth.

I sure would appreciate an explanation from someone...

2 attachments — Download all attachments

Attachments may be unavailable. Learn more

- 20111105.. F11-9148WP response, copy of 4-5-08 SFO Hot Issues email, Fossier to Marable (2p).pdf
198K View Download
- 20111021.. FAAMA in the News, Grizzle and Ducharme re Platinum Standard.doc
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