

From: **Jeff Lewis** <reformfaanow@gmail.com>
Date: Sun, Feb 5, 2012 at 3:01 PM
Subject: Re: Please Acknowledge receipt, and a question... Fwd: Arbitration
To: James Barrett <rkmedez@gmail.com>
Cc: Mark Wilson <mwilson@natcad.org>

Jay and Mark:

I received a FOIA Appeal yesterday with two more lines of information, highly relevant to the arbitration. Please see the attached PDF (page one presents those lines, with analysis; the remaining 12-pages are documentation connecting it to Goodman, Fossier, Richards and Marable, and illustrating the retaliatory aspect of this grievance.

Please advise when we will discuss this case and the list of appropriate witnesses. Please also confirm that this will be fully heard and written up, unless a settlement is produced ... and that settlement will ONLY proceed with my clearly documented approval.

I cannot overemphasize how critical it is, in this case, that no settlement short of "being made whole" (as if nothing ever happened) is acceptable unless that settlement delivers the Due Process I have been denied for the past five years. As I told Mike Hull in late 2010, the Due Process (and the needed closure that can facilitate) is far more important than any dollar figure. Given what I have been through and continue to endure, I think this is a reasonable position. What do you think?

Jeff

PS: a key reason we need to communicate soon is, I have to collect all the records to bring for the 2/15 all-day discussion/prep. I cannot efficiently prepare without a clear understanding of what NATCA is aiming for, what our strategies are, how I will be involved, etc.

On Thu, Feb 2, 2012 at 6:15 PM, James Barrett <rkmedez@gmail.com> wrote:
Jeff

Received your email this afternoon. Hearing will be in Daly City on Feb 16 & 17. As I said earlier we will need you all day on the 15th for prep.

The location was agreed to when we secured the new arbitrator and cannot be changed at this point.

I'll be in touch.

Jay

Lewis-FAA Case 8/2012 FLRA filing Ex. # 57
