



PREPARING FOR A FORMAL INVESTIGATION

Alan J. Fisher, Attorney
Gary F. Babiarz, Investigator

I. INVESTIGATE ISSUES AND DEVELOP THEORY OF CASE

A. Review Issues for Formal Investigation

- 1. Charge Letter**
- 2. Collective Bargaining Agreement**
- 3. Operating Rules and Bulletins**
- 4. Identify provisions under contract that claimant complied with on date of incident**

B. Develop Theory of Claimant's Position

- 1. What happened through claimant's eyes**
- 2. Evidence/Arguments must be Credible**
 - Avoid inconsistencies**
 - Front the harmful information**

C. Develop Theory of Railroad's Position

II. FACTS AND EVIDENCE FOR FORMAL HEARING

A. Review Work Standards/Practices at Location

- Show Historical Development of Practice**

B. Witnesses

- 1. Interview & Prepare Claimant/Witnesses**
- 2. Expert Witness**
 - Union officer with extensive experience**
 - Establish his qualifications**
 - Offer of Proof**

3. Interview Carrier's Witnesses

- **Did Hearing Officer participate in meeting?**
- **Did Hearing Officer discuss matter with Carrier officials prior to investigation?**

C. Documents and Records

- 1. Personnel Records**
- 2. Carrier's Documents**
- 3. Medical Records**
- 4. Safety Reports**
- 5. Photographs and Video Tapes**

D. Prepared Statements and Affidavits

- 1. Introduce at Investigation**
 - **Have short and positive statements in affidavit**
 - **Notarized to support credibility**

E. Written Requests to Railroad

- 1. Detailed written request to Railroad**
- 2. Requests to railroad in advance of investigation**

III. GAME PLAN FOR FORMAL INVESTIGATION

A. Organize Check List

- 1. Seating location**
- 2. Documents to present at hearing**
- 3. Arguments to be made**

B. Opening Statement

- 1. Statement of Facts/A Picture of What Occurred**
- 2. A Compelling Story - Chronological Order**
- 3. Made before or after Carrier's statement**

C. Exhibits and Evidence To Be Introduced

- 1. Number Exhibits**
- 2. Offer of Proof for Record**
- 3. Offer Expert Witness**

D. Objections

- 1. Check list of objections**
- 2. Make the objection before claimant answers**
 - “Objection – Hearsay.”
 - “Objection – Speculation. No foundation in Record.”
- 3. Use objections to break the flow of inquiry**

E. Preparation for Cross Examination

- 1. Conduct by Topic of Inquiry That You Want**
 - Provide information to the Arbitrator
- 2. Take Witness to Topic You Want to Challenge**
 - “Now, I would like to talk to you about the working conditions in the yard.”
- 3. All Questions lead to Closing Argument**
- 4. Motive or Bias Against Claimant/Union**
 - Why is witness lying?
 - “Thank you for your answer Mr. MTO/MSO, but my question is: Why did you.....”

F. Closing Argument / Basis of Appellate Record

ASK FOR SHORT RECESS SO YOU CAN PREPARE

- 1. Introduction**
- 2. Parties/Scene/Weather/Equipment**
- 3. Practice and Procedures**
- 4. Date and Time**
- 5. Circumstances – What Happened**
- 6. Circumstances – Rules Compliance**
- 7. Corroboration by Witness**
- 8. Impeachment of Carrier’s Position**
- 9. Refute Carrier’s Position**
 - Highlight Carrier’s Violation of Rules/Regulations
- 10. Damages – For the Arbitrator to Make Whole**

G. Federal Rail Safety Act 49 U.S.C. Section 20109

H. Rail Safety Improvement Act of 2008 49 U.S.C.

**“The Implementing Recommendations of the 9/11 Commission
Act of 2007”**

- <http://www.osha.gov/dep/oia/whistleblower/acts/frsa.html>

HOEY & FARINA

A PROFESSIONAL CORPORATION

542 South Dearborn Street
Suite 200
Chicago, Illinois 60605
(312) 939-1212
Toll Free (888) 425-1212
Fax (312) 939-7842
www.hoeyfarina.com
Email: info@hoeyfarina.com

LEADING THE WAY IN FELA!