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February 18, 2012

U.S. District Judge Joseph F. Bianco  
Long Island Federal Courthouse  
814 Federal Plaza  
Central Islip, New York 11722

RE: Zarda v. Altitude Express, Inc. & Ray Maynard, 10 Civ 4334 (JFB)

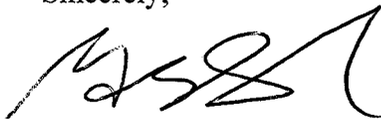
Dear Judge Bianco:

I represent plaintiff in this action and write to request a briefing schedule for some outstanding discovery disputes. In a December deposition, there was at least one ruling concerning attorney client privilege which you said, after reaching your clerk on the phone, you could not rule on without a briefing. In addition, the defendant ended the deposition before I had completed seven hours (minus breaks and colloquy) and my adversary assured me I would have to move to continue the deposition. There were other issues as well, and there is the unresolved issue of Mrs. Maynard's deposition, which the defendant has moved to quash and is still sub-judice.

Finally, based on some incomplete answers I got at depositions in December, I sent some 15 interrogatories, document requests and requests for admission on defendants in January. I received a response yesterday and all but one of the demands were objected to. I have reached out to Mr. Zabell my adversary to meet and confer about these items, so perhaps he'll compromise, but I am sure not on everything.

In any case, these motions are coming soon, so I would request (a) a briefing schedule and date for oral argument; and (b) permission to exceed the page limitations prescribed by the local rules, which permission you extended to Mr. Zabell last spring.

Sincerely,



Gregory Antollino

Cc: Saul Zabell by ecf