## UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

No. 96-11202

MERCHANTS FAST MOTOR LINES INC

PLAINTIFF-COUNTER DEFENDANT
APPELLANT-CROSS-APPELLEE

versus

UNION OF TRANSPORTATION EMPLOYEES

DEFENDANT-COUNTER CLAIMANT-APPELLEE-CROSS-APPELLANT

UNION OF TRANSPORTATION EMPLOYEES

PLAINTIFF-APPELLEE-CROSS-APPELLANT

versus

MERCHANTS FAST MOTOR LINES INC

DEFENDANT-APPELLANT-CROSS-APPELLEE

Appeal from the United States District Court for the Northern District of Texas, Abilene (1:96-CV-89-C and 1:96-CV-161-C)

\_\_\_\_\_\_

September 8, 1997
Before REAVLEY, BARKSDALE, and STEWART, Circuit Judges:
PER CURIAM:\*

AFFIRMED for the reasons stated by United States District Court, including Lonnie Springs submitting to, and passing, the required Department of Transportation testing prior to resuming his

<sup>\*</sup>Pursuant to 5TH CIR. R. 47.5, the Court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.

safety-sensitive duties.