

In the United States Bankruptcy Court
for the
Southern District of Georgia
Savannah Division

In the matter of:

KEY AIRLINES, INC.
(Ch. 11 Case No. 93-40226)

Debtor

KEY AIRLINES, INC.

Plaintiff

v.

JOHN G. ALDEN INSURANCE
AGENCY OF FLORIDA, INC.

and

FRANK ATLASS
Defendants

ADVERSARY PROCEEDING
NO. 93-4030

FILED

at 10 O'clock & 16 min. P.M

Date February 16, 1993

MARY C. BECTON, CLERK
United States Bankruptcy Court
Savannah, Georgia

Bma

ORDER JOINING PARTIES AND AMENDED PRELIMINARY INJUNCTION

Debtor's Motion for the Court to hold Defendant in Contempt and
Debtor's Motions to Amend having been read and considered,

(13)

IT IS HEREBY ORDERED AND ADJUDGED that pursuant to
Bankruptcy Rules 7019 and 7020 the following parties are joined as parties Defendant:

Underwriters at Lloyd's
London, British
Insurance Companies
and Others through
Hogg Insurance Brokers, Ltd.
#1 Portsoken Street
London E18 DF

La Reunion Aerieenne
through
Hogg Insurance Brokers, Ltd.
#1 Portsoken Street
London E18DF

Member Companies of
Aviators International
Insurance Group, Inc.
3102 Oaklawn Avenue
Suite 880
Dallas, Texas 75219

CIGNA Special Risk
175 Water Street 7th Fl.
New York, NY 10038

AIG Aviation, Inc.
100 Colony Square, Box 448
Atlanta, GA 30361

Mutual Marine Office, Inc.
100 Park Avenue
New York, NY 10017-5567

and

Hogg Insurance Brokers Ltd.
Lloyds Chambers 1 Portsoken Street
London E1 8DF

IT IS FURTHER ORDERED AND ADJUDGED that this Court's Preliminary Injunction dated February 12, 1993 applied to all Defendants, by the terms of Bankruptcy Rule 7065(d) and now specifically by virtue of this Order joining additional Parties applies to all Defendants, and to their officers, agents, servants, employees, and attorneys, and upon those persons in active concert or participation with them who receive actual notice of the order by personal service or otherwise.

IT IS FURTHER ORDERED AND ADJUDGED that the Preliminary Injunction dated February 12, 1993 is amended to read as follows:

Defendants and all insurers, underwriters, brokers or agents are temporarily enjoined from canceling Plaintiff's insurance coverage or notifying any third parties, directly or indirectly, that said insurance has been canceled until sixty (60) days after the order for relief or until further order of this court.

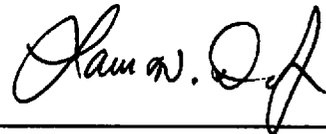
IT IS FURTHER ORDERED that the cancellation notices previously

sent by Defendant Atlass establishing effective dates of February 4, 1993 and February 16, 1993, are hereby rescinded and will not be enforced except as provided under Section 108 or by further order of this Court.

Defendants, and all insurers, underwriters, brokers or agents are ordered to reinstate any insurance coverage now or previously provided to Key Airlines and to provide to Debtor at FAX #(912)232-0799 and to John G. Alden Insurance Agency of Florida, Inc. at FAX #(912)236-7549 certification of said reinstatement by **12:00 o'clock noon Eastern standard time, February 17, 1993**, with a copy FAX'ed to this Court at (912)652-4159.

(Order continued on next page)

The Court has concluded that Defendant Atlss is in contempt of this Court's order of February 12, 1993 in certain respects as stated in open court this date. If Defendant Atlss fails to purge himself of said contempt a further hearing will be scheduled to consider the sanctions to be imposed.



Lamar W. Davis, Jr.
United States Bankruptcy Judge

Dated at Savannah, Georgia
this 16th day of February, 1993.