FRA Proposed Rule on Train Crew Staffing Draws a Few Comments

On June 15th – after the original 60 day comment period had been extended another 30 days – the comment period on the Federal Railroad Administration’s (FRA) Proposed Rule on Train Crew Staffing came to a close. Among the 1411 comments submitted on-line (they were also accepted by mail and FAX), a sizable number were RWU members and supporters, including our allies in the community.

When RWU submitted its own comment and put out the call for others to do the same, there were 320 comments to date over the six week period from March 16th to May 2nd. The numbers dramatically spiked at that time and by the date of the official close of the comment period two weeks later, that number had reached 1105! The comment period was extended by the FRA and over the following month another 306 comments were submitted, totaling 1411 by midnight 6/15/16.

The input was overwhelmingly positive. As expected, a handful of industry representatives weighed in; however, the vast majority of the comments were overwhelmingly positive. Apart from the handful of industry representatives who protested any and all interference to the carriers’ plans to run trains with a lone employee, the vast majority of the comments (upwards of 97%) were supportive of a minimum 2-person crew on most - if not all - trains. Roughly 90% or more of the comments were from railroad workers and their families, but in addition, there was significant input from concerned citizens, including comments from a number of labor unions, workers organizations, citizens and environmental groups, all taking a supportive stand for a minimum crew size of two.

Among others, these organizations included: Jobs with Justice Northern Illinois; NAACP, Sparks-Reno, NV; Western Oregon Resource Council; Washington State Fire Chiefs; Missouri AFL-CIO; Citizens Acting for Rail Safety; Beacon Presbyterian Fellowship; 350 Bay Area; National Association of Retired & Veteran Railway Employees; Fire Fighters of Georgia; Center for Biological Diversity; and Fox Valley Citizens for Peace & Justice.

Continued on Page 2

RWU Delegation Attends Whistleblower Meeting in Washington, DC

In April, RWU sent a delegation to Washington, DC to speak with, and provide testimony to, the Whistleblower Protection Advisory Committee (WPAC) of the Occupational Safety & Health Administration (OSHA). This body was established to advise, consult with, and make recommendations to the Secretary of Labor and the Assistant Secretary of OSHA on ways to improve whistleblower protections, including enhancements in the investigative and enforcement process (enhancements that RWU believes are sorely needed).

WPAC is comprised of 12 voting members — including four members representing labor — appointed by the Secretary of Labor. Longtime RWU friend and ally Nancy Lessin of the United Steelworkers union (USW) is currently serving her second term on the WPAC. The committee generally meets twice a year, in the spring and again in the fall. RWU first contacted WPAC in the winter and suggested that rank & file railroaders meet with the committee to describe first-hand the crisis in rail, to suggest some explanation as to why the industry is the biggest target of whistleblowers, and to offer some ideas that might help to rectify the situation.

Jeff Kurtz, former BLET Iowa State Legislative Board Chair, led the delegation in Washington.

Read his report on Page 4
The rail carriers no doubt plan to put on a fine show at that public hearing in Washington, DC, scheduled for July 15th. Ultimately will win. The next round in this arena will be the strength, our determination and our numbers which can and may follow in order to implement such operations. RWU is intent on stopping the carriers’ desires to run trains with a lone employee. As a result, we urged comment critical of the Proposed Rule, calling on the FRA to strengthen the final rule to ban single employee train operations in most all situations.

If you have not yet done so, you may enjoy taking a few minutes to browse over the comments, quite a collective testimony. Many are inspiring and educational, written from a wide variety of perspectives and experiences. See all 1411 comments by clicking on the link at the RWU website at www.railroadworkersunited.org. RWU’s official comment (which was also mailed in to the FRA, together with supporting documents, attached in the online version) is #0341.

Railroad Workers United thanks all of our members, supporters and all railroad workers who took the time to comment. Notably, the unions of the operating crafts (BLET and SMART-TD) issued a joint statement on June 16th to be submitted to the upcoming public hearing, one that is far more forceful and condemnatory of single employee crew operations than had been either of their original statements in mid-March when the Proposed Rule was first announced.

This latest exercise represents one more arena in which we are winning the fight. But make no mistake – all of those hundreds of supportive comments are not enough to sway the FRA nor the rail carriers. In that regard, they probably count on stopping the carriers’ desires to run trains with a lone employee. As a result, we urged comment critical of the Proposed Rule, calling on the FRA to strengthen the final rule to ban single employee train operations in most all situations.

While the FRA’s Proposed Rule on Train Crew Staffing takes some steps to regulate and limit single employee train crews, it does not outlaw them. It simply provides a roadmap that the rail carriers must follow in order to implement such operations. RWU is intent on stopping the carriers’ desires to run trains with a lone employee. As a result, we urged comment critical of the Proposed Rule, calling on the FRA to strengthen the final rule to ban single employee train operations in most all situations.
Lac Megantic Update: Two Fronts in the Fight for Rail Safety

Fritz Edler, RWU Member, BLET #482, Retired

Three years ago, on July 6, 2013, a small town in Quebec became a symbol of the need for greater focus on rail safety throughout North America. A runaway train of Bakken crude oil exploded and burned in the downtown. Forty-seven people were killed immediately and another three have since taken their own lives in the last three years in the devastating aftermath which has left a legacy of destruction and environmental damage which may never be truly overcome.

The Lac-Mégantic tragedy in once again back in the news as we approach its three year anniversary. The Citizens Coalition in Lac-Mégantic has called for July 6th to be a day of remembrance for the victims of the crash and a day to recommit to greater rail safety. Railroad workers, environmental activists, and other community groups concerned about railroad safety will express their solidarity by answering that call and take time out on July 6th to say No More Lac-Mégantics! RWU will join with others in Chicago to be part of that response (see article below). Actions are underway in other cities as well.

This commemoration will come just two weeks after the latest events in a legal battle that should have ended long ago – the drive to scapegoat railroad workers and turn a blind eye to unsafe railroad policies and practices.

While all parties have wished to know who and what were responsible, the complex situation called for a complete and thorough investigation to determine the facts and the guilty parties. However, before this would happen, the Canadian government jumped the gun and theatrically charged the engineers, Tom Harding, and the dispatcher, Richard Labrie, with 47 counts of criminal negligence resulting in death.

Ultimately, investigation by the Canadian Transportation Safety Board and courageous investigative reporters turned up serious evidence that laid the responsibility for the crash at the feet of the railroad company, the Montreal, Maine & Atlantic Railway (MMA) and its policies and decisions. The company’s recklessness had been ignored or even endorsed by the government regulators — Transport Canada (TC) — responsible for overseeing rail safety. The evidence is now very clear. If the MMA had not imposed unsafe procedures on its train crews - with TC looking the other way - there would not have been a runaway train and resultant fiery explosion in Lac-Mégantic.

The MMA was not the only party taking shortcuts. On June 20th of this year, the Canadian government’s rush to judgement has forced Harding’s lawyer to go to court to address Crown Prosecutors who have used loopholes to avoid holding a Preliminary Hearing, which would have given the defendant an opportunity to challenge the supposed evidence and preview the theory of the prosecution. A Preliminary Hearing would have been protocol in most proceedings of this kind. Harding’s lawyer is now forced to present a motion for “Disclosure”, as well as a motion to “Stay the Proceedings”, based in part on the denial of Harding’s right to a Preliminary Hearing. Even if the Court grants Harding’s defense motions (the Crown has filed motions to “quash” them), it will not be the end of the need for us to use every means to get out the word about this wrongful prosecution going forward.

If attempting to railroad Tom Harding and Richard Labrie to prison wasn’t bad enough, the Canadian government has blocked the efforts of the Citizens Coalition of Lac-Mégantic to move the railroad tracks from the center of town and to make real rail safety a top priority. The government wants to narrow the issue to oil trains and declare the danger over. But rail safety is not just about unsafe cargo. The people who live by the tracks and those who run the trains must be party to determining whether safe conditions are maintained.

The Canadian government must cease its prosecution of railroad workers for a tragedy they did not cause, and — together with the U.S. government — must speed up addressing unsafe railroad practices and conditions, not just in Lac-Mégantic but across the continent. Every railroad worker has a stake in the outcome of this. We all need to keep abreast of the court proceedings in the coming months and be prepared to stand up for rail safety on July 6th.

Drop the Charges – No More Lac-Mégantics!

RWU to Host Event at the Electrical Workers Union Hall in Chicago

“Citizens, Railroad Workers & the Fight for Rail Safety”

On the 3rd anniversary of the horrific tragedy in Lac Megantic, Quebec — as part of the week-long series of actions across the continent — Railroad Workers United will sponsor a forum and discussion on the critical issues posed to both the community and to railroad workers.

What are the facts? How did this happen? What went wrong and, more importantly, Why? What could have and should have been done differently to have avoided the runaway train and resultant disaster?

Since that tragic day three years ago, there have been numerous derailments and fiery explosions of oil trains throughout North America, including the most recent on June 3, 2016 in Mosier, Oregon in the scenic and environmentally sensitive Columbia River Gorge. The tragedy in Lac Megantic, as well as other train derailments involving hazardous materials, drive home the point that the general public — together with railroad workers — have a life and death stake in safe rail operations.

RWU former Co-Chair Mark Burrows (see commentary on Page 6) will present and lead the discussion.
Continued from Page 1

Jeff Kurtz worked as a locomotive engineer for the Santa Fe and then BNSF for 38 years. He was longtime Chair of the Brotherhood of Locomotive Engineers & Trainmen (BLET) Iowa State Legislative Board until retiring from the rail industry in 2015. He remains active in union, political and community affairs.

On April 26, Kelly Rookaird, Mike Elliott, and I testified at a Whistleblower Protection Advisory Committee (WPAC) meeting at the Department of Labor. I testified on a case I handled just before retirement, showing how BNSF was able to use company policy to subvert the Whistleblower law, no matter how bad the policy is. Mike talked about his case and how BNSF misrepresented facts, stalled, and did everything possible to corrupt the process. Kelly spoke on behalf of her husband, Curtis, explaining how the BNSF, by drawing out the process, attempted to starve the family into submission. Mike and now Curtis (see article below) have both won their initial rounds in their respective cases but because of legal loopholes and the endless appeals process, it could be years before they are reinstated or see a dollar of their monetary awards.

In addition to our group presentation to WPAC on April 26th, I made a presentation on the 21st at the Department of Labor to 35 OSHA Assistant Regional Administrators from all parts of the country. I explained how the rules and policies of the railroads enable the carriers to blame employees for any accidents, injuries, and thereby deflect responsibility the carriers may have for any mishaps, limiting their culpability under the law. After my presentation, I was joined via teleconference by Mike Elliott and RWU General Secretary Ron Kaminkow to discuss, among other things, how the carriers’ “behavior based safety” initiatives are used, not so much for safety, but to lay blame on employees for accidents and injuries.

The Whistleblower law - section #20109 of the Rail Safety Improvement Act of 2008 - was ostensibly designed to empower employees to turn in safety issues and illegal activities without fear of reprisal, and in doing so, we would all benefit by having fewer injuries and safer workplaces. The problem arose when Corporate America soon learned how to make the law largely ineffective. Sadly, we are faced now with a situation that in may ways is worse than what we had before the law was enacted. Now there is the illusion that the carriers have been reigned in. However, the reality of the situation is that the rail carriers have lobbied to inject so many conditions into interpreting and enforcing it that the law becomes ineffectual. This is where the Whistleblower Protection Advisory Committee (WPAC) comes in. WPAC is charged with making recommended changes to the law to make it effective. The Committee can also offer interpretations of how the law should be prosecuted and can recommend increased monetary penalties.

We were asked to attend the meeting to provide the perspective of working rail and their families, and - in the case of Mike and I - of front line union officers on the law’s success in furthering safety in the industry. Kelly was there to talk about how her husband’s use of the law has impacted her family’s life. Kelly and Mike made several suggestions ranging from enhancements of monetary awards to reinstating employees to their jobs – successful in the initial phase of their whistleblower cases – during the carriers’ endless appeals.

Every rank & file rail can assist future whistleblowers by refusing to engage in the carriers’ behavior based safety programs and instead practice a hazard identification approach. It has been said that there is no hope for a species that can’t recognize its own predators. When we are duped into engaging with the carrier in such programs that focus on our behavior rather than hazard elimination, we play right into the carriers’ game, and allow ourselves to be targets of reprisal when there is an accident or injury. The carriers’ BBS approach says, “Watch out for that hole in your walking path so you don’t fall in and hurt yourself.” Hazard identification says: “Fill in the hole!” When we follow hazard identification practices, we make our railroad safer, and we are better able to provide evidence of the carriers’ negligence in creating that safe workplace which - by law - they must provide for. And when we do make use of the whistleblower law, we are able to show a carrier pattern of engaging in unsafe practices. Please keep your safety and the safety of your co-workers in mind when your union decides on what kind of safety programs to support and engage in.

BNSF Conductor Awarded $1.6 Million in Whistleblower Case

On May 26th, a federal jury is Seattle awarded more than $1.6 million to former BNSF conductor Curtis Rookaird, fired six years ago after he performed a brake test over the objections of his supervisors. The award is one of the largest to date. The ruling comes on the heels of a series of verdicts against BNSF over dismissal of employees who had reported safety concerns or been injured on the job, including the case of engineer Mike Elliott, awarded $1.25 million last June. That case is now under appeal by BNSF.

Back on Feb. 23, 2010, Rookaird carried out an air-brake test on a cut of 42 cars, many of which were placarded hazardous tank cars with residues of propane and butane. The company questioned whether the brake test was necessary, and then ultimately fired Curtis for failing to work efficiently and falsifying work records.

Rookaird then filed a whistleblower case with the Occupation-Safety & Health Administration (OSHA) who in 2013 found “the preponderance of evidence” showed the brake test contributed to his firing, and ordered him to be reinstated. The railroad appealed that decision, which preceded Rookaird’s district court victory this May. (Note: every Class I rail carriers has appealed – as a matter of course – every single case that OSHA has awarded to a railroad worker whistleblower). Now that the BNSF has lost in federal court, it appears that the carrier will appeal this verdict as well, prolonging the case and denying justice to the victim once again.

Earlier this spring, RWU member and wife of Curtis, Kelly Rookaird, travelled to Washington, DC as part of a rank & file delegation sponsored by Railroad Workers United to present information to the Whistleblower Protection Advisory Committee (WPAC) of OSHA. The group also included Mike Elliott and Jeff Kurtz (see article above).
Why Are So Many Railroad Workers Currently Furloughed?

From coast to coast on all of the Class I rail properties, railroad workers - particularly in the train and engine crafts - have been furloughed. All told, the rail industry employment has shrunk more than 10% in a period of less than 18 months. The reasons behind these furloughs - well over 10,000 - are numerous and complex, and deserve investigation.

A dramatic decline in traffic moving by rail is the force driving the furloughs, and the downturn in fossil fuel shipments by far is the most significant factor. Coal shipments have declined dramatically in the last few years, primarily as a result of the historically low price of competing fuels like natural gas. Oil shipments which had been skyrocketing earlier this decade have dropped off dramatically as well, largely as a result of depressed oil prices, brought about by a glut of oil on the global market. (Ironically, the railroad itself contributed to this glut by its dramatically increased shipments in recent years of Bakken crude to refineries for both export and domestic use).

But that is just part of the picture. Traffic levels in practically all categories have plunged. Intermodal (including both containers and especially domestic trailers); grain and farm products; ores and metals; forest products (including wood, lumber, pulp and paper); and stone, sand and gravel have all taken a hit. Overall, these traffic volumes are down by 16.1% compared to this time in 2015. Part of the problem here is that the railroad lost a number of customers to the trucking industry, given a shot in the arm by the ongoing low cost of diesel fuel in recent months. In fact, traffic levels are now lower than they were at the nadir of rail shipments during the depth of the “Great Recession” in 2009-2010.

In addition to the downturn in traffic, the Class I railroads had gone on a hiring spree just prior to the onset of the decline. When traffic levels plummeted, the carriers’ furloughed these “excess” workers. But they did not stop there of course. Trimming extra boards to the bone, shuttering terminals, consolidating operations, cutting back on maintenance forces, and lengthening train size and crew districts have all taken their toll upon the workforce across numerous crafts.

While thousands of our fellow workers await to be recalled to service, we need to ask ourselves how to avoid such a calamity in the future. Was it not apparent that the downturn was at hand? And if so, what could and should our unions have demanded of the rail carriers to keep our people working? Are fossil fuel shipments a thing of the past? And if so, is it time for the railroad to take the necessary measures to lure back decades of lost shippers, attract new/old forms of freight like mail, perishables and express, and cooperate with public agencies to run passenger trains in select corridors? It is time for us to take a long-term perspective on the rail industry.

Latest Derailment Creates New Citizen Opposition to Oil Train Shipments

The derailment and explosion of a unit oil train outside of Mosier, OR has fueled opposition from environmental, tribal and citizens groups to further shipments of oil by rail. On June 3rd, 14 cars of a 96-car train derailed and caught fire in the scenic Columbia River Gorge, resulting in evacuations along with possible water and other environmental contamination.

The wreck is the latest in a series of highly visible derailments and/or explosions of oil trains in the U.S. over the last three years or so. Because of its proximity to a residential area as well as one of great scenic beauty and environmental sensitivity, it has heightened alarm over the movement of oil by rail. Citizens are in fear that it is only a question of time before a similar mishap results in loss of life and/or devastation of the local ecology.

As result, two weeks later, more than 100 people formed a human blockade on the tracks in Vancouver, WA. As part of what their press release called and attempt to “highlight risks associated with fossil fuel extraction, transportation and consumption.” In addition, other actions by other citizens’ coalitions targeting oil trains are ongoing around the country.

The cause of the wreck was determined to be “track failure”, the same reason behind a number of other recent derailments, including the fiery crash of a CSX train in Lynchburg, VA in April of 2014.

Rail is the safest, most fuel efficient and environmentally sensitive way to move freight and passengers. However, this is of little consolation to trackside communities that face the nightmarish prospect of another Lac Megantic type of derailment and explosion. Their concern is very real. With the railroads in full-blown cost-cutting mode now as a result of the downturn in traffic (see above article), people’s fears are accentuated. We must not allow the rail carriers’ push for single employee train crews, their maintenance cost-cutting, their move to even longer and heavier trains on longer crew districts, nor their trimming of pools and extra boards and the resultant “turning and burning” of train crews to endanger the lives and safety of both railroad workers and communities. Railroad Workers United continues to attempt to work with citizens and environmental groups, despite our differences, to enhance rail safety for workers and communities alike (see article on Page 3).
Railroad Workers and our Communities Must Seek Common Ground

Well, this is my first commentary since I was fortunate enough to be liberated from, what Eugene V. Debs eloquently referred to as, “industrial wage slavery”. For those of you not familiar with the platitudes of my main man Eugene, I’m referring to my retirement from the railroad in January.

As I was getting closer, crossing off the days on my “jail cell calendar”, a common question posed to me from my co-workers was, “What are you going to do?” My response was simple. “I’m going to take back, as much as possible, the life that they’ve robbed from me over the years.” While that includes more quality time with family and friends, various recreational, intellectual and cultural interests, my activism is also an important part of that. So even though I no longer have to scramble around every day, preparing and packing lunch and dinner to endure a 12-hour plus day at that infamous, notorious, toxic cesspool, Hellhole, prison-industrial plantation - AKA CP Rail Bensenville Yard, I remain an angry “young” man. Why? I don’t think I’m going out on a limb here by declaring that there is a whole lot more that is wrong in this society and in this world, beyond the daily indignations I endured, as well as what rail workers face in general. Like many, I became aware of various forms and manifestations of injustice in my youth. As I came of age, the backdrop to my formative years was all kinds of social upheaval, swirling all around from numerous directions. Some people, understandably, try to look the other way, search for an escape route and/or seek shelter. Some of us simply cannot accept the injustices that we perceive and make a conscious decision to confront them. So we explore and inquire, trying to sort out the truth from conflicting narratives. I had already started down this path when I started railroading at age eighteen in 1974.

Over the years, various stimuli inspired me to study how the intersection/interaction of economics, politics and history impacted our lives from the past to the present, contemplating the possibilities for the future. As I delved into the history of our unions, I learned the truth about the conditions that inspired and drove these historic, courageous struggles, as well as the repression our forefathers faced. I began to connect the dots, that the labor movement’s quest for respect and dignity is a critical component of the universal struggle for social, political, economic, and environmental justice, in all its many manifestations and battlegrounds.

Fast forward to the present. In May I had the honor to speak on behalf of RWU at a Break Free Midwest 2016 rally in Whiting, IN, just outside of Chicago, a place of refineries, steel mills, other heavy industry, and of course, railroads. In addition to some of the organizations we’ve previously collaborated with for our “Railroad Safety: Workers, Community and the Environment” conferences, other fighters and activists from the region were represented. Michiganders are fighting on many fronts – from the impact of the Enbridge Corp, pipeline spill in the Kalamazoo River, to threatened water shutoffs in Detroit, to the scandalous poisoning of Flint’s drinking water by the unelected Emergency Manager. When General Motors Corp. complained that the foul water was not healthy for the engines at the assembly plant, the company was allowed to switch back to the original source, while the residents were stuck with the “new and improved”, cost-effective water source.

Jean Ross, co-chair of National Nurses United championed the just demands/concerns of workers who could be most immediately impacted by a transition from fossil fuels. As thousands of rail workers, coal miners and refinery workers are currently unemployed, due mainly to market fluctuations, this is an important issue to confront today. Workers should not be forced to disproportionately pay the cost of switching from a fossil fuel based economy to one driven by renewables. Her call is one for “jobs and the environment.”

A leader of Black Lives Matter Gary/NW Indiana spoke about environmental racism, while Tara Houska, Indigenous Liaison to the Bernie Sanders campaign, eloquently shared that perspective. When Naomi Davis, from Blacks in Green, introduced Ms. Houska, referencing the harsh treatment dealt the original inhabitants of this continent, she cited this as the first scenario where “…certain people were disposable, certain people, their lives did not matter.” Fallen railroad workers killed on the job, as well as the forty-seven victims in Lac Megantic, immediately came to mind.

Suffice to say this was a very diverse gathering, with the participants representing a broad spectrum of humanity. While I, as an individual — and RWU, as an organization — may not agree 100% with every position and demand articulated amongst the few hundred present, I feel it’s more important to accentuate the abundant common ground that unites us. We are all fighting powerful adversaries (corporations, the banks, Wall Street, and local, state, and federal government, etc.) against some form of injustice, for respect and dignity. And the gathering was very receptive to RWU and our fundamental rail safety issues, such as ridiculously long and heavy trains, single employee train crews, fatigue inducing work schedules, and deferred maintenance of infrastructure.

A common question that has come up over the years is, “How can we get past the legal straitjacket of the Railway Labor Act?” My response has always been, “We need to take our case to the public. If they only knew the potential for disaster that exists from the reckless, irresponsible, profit-driven reductions in staffing and maintenance, they would be horrified and called to action.” Just as there is no blueprint to guide us in overcoming the historic craft divisions of rail labor that sap our potential strength, there is no step-by-step instruction manual on how to effectively plead our case in the court of public opinion. That said, I’m proud as hell to be part of RWU’s “research and development” project.

Mark Burrows has served as Organizer and Co-Chair for Railroad Workers United. He retired earlier this year after hiring out in 1974, working as an engineer for a combined total of 37 years for the Chicago North Western and the Soo Line/Canadian Pacific in Chicago, Illinois. He continues to be an active member of RWU and a contributing writer to this newsletter.
Safety Board’s Conclusion of Amtrak #188 Wreck is Flawed

Railroad Workers United has a different take on the causes behind the crash of Amtrak #188 outside of Philadelphia just over a year ago. On May 17th, the National Transportation Safety Board (NTSB) issued an official statement regarding the May 12th, 2015 wreck of that train. The Board flatly states that the cause of the wreck was “distraction” of the train’s engineer, Brandon Bostian, prior to the crash. The evidence for this is circumstantial at best and lacks any scientific basis.

The NTSB points to the radio communications that took place as evidence that the crash resulted from operator distraction. While this might be a legitimate theory, railroad engineers and conductors are routinely forced to multi-task and divide their attention to a myriad of ongoing and often rapidly changing circumstances. It is not unusual for there to be numerous radio transmissions over short periods of time while the engineer is operating a train. Railroad operating personnel are constantly dealing with “distractions”; e.g. fog, snow and rain; trespassers and passing trains; vehicles at road crossings; temporary slow orders, track work gangs, dispatcher inquiries; conductor directives and more, all while operating the locomotive. This theory is certainly not without problems.

There is another theory, one that is at least as legitimate. That is, Amtrak #188 was hit by a projectile smashing the locomotive’s windshield, and rendering engineer Bostian temporarily disabled and incapable of controlling the train. There is at least as much circumstantial evidence upon which to base this theory as there is to base the NTSB’s “distraction” theory upon.

- In the minutes leading up to the crash of Amtrak #188, two other trains had been hit by projectiles in this same vicinity. One of which had its windshield shattered by the projectile.
- Following the crash, the locomotive was found with a grapefruit sized smash in the engineer’s windshield, possibly the result of a projectile hitting Bostian’s train.
- Engineer Bostian emerged uninjured except for a gash on his forehead. This injury could have been somehow related to the projectile hitting the locomotive’s windshield.

For the NTSB to discount this theory and to go with the distraction theory is sheer speculation on its part. In either case, there is no hard and fast scientific evidence to prove which more closely approximates the truth of the matter. By going with the “distraction” theory, the NTSB is vilifying an engineer – one who was considered by all who knew him as a safety conscious and professional employee – and rendering him guilty until proven innocent, based upon conjecture.

Regardless, we must also remember to look at the bigger picture, the context within which the wreck took place. Had that section of track been protected by Positive Train Control (PTC) or even a simple off-the-shelf train control system in the eastbound direction, the wreck probably could not have taken place. However, the NTSB’s calls for PTC installation over the past three decades have yielded few results to date. And the original deadline for PTC installation (December 31st, 2015) has now been extended yet another 3 to 5 years. Budget cuts at Amtrak rendered the company incapable of full installation of PTC at the time of the wreck, while the nation’s freight rail carriers have been dragging their feet on PTC installation.

And if one buys into the distraction theory, then we must consider the recent changes (implemented just weeks prior to the wreck) to Amtrak engineers’ and trainmen’s work schedules that allow far less “down time” between runs and how these changes could have affected the engineer’s ability to cope with the situation at hand that day. The schedules of all railroad operating personnel in the U.S. and Canada are notoriously harsh, subjecting them to chronic fatigue, irregular sleep patterns, and a general lack of time away from the workplace. Amtrak’s recent work schedule changes had made a bad situation worse.

Then there if the question of a single employee in the cab of the locomotive. While the NTSB claims that it was “likely” the radio chatter and distraction that was the cause of the wreck, NTSB’s recommendation advises recurrent training for engineers to help them better manage the multitude of tasks when operating a train. But the NTSB completely ignores the fact that there was a single employee alone in the cab, with no one to assist in what was — according to the NTSB — a “distracting” situation. It is worth noting that in the four most high profile passenger train wrecks in recent years, ALL of them had just one employee alone in the cab of the locomotive (Chatsworth, CA 2008; Spuyten Duyvil, NY 2013; Northwestern Spain 2013; and Frankfurt Junction 2015). And it is quite likely that ALL of them could have been prevented had there been two in the cab. To the discredit of the NTSB, this subject was not broached.

With all of the other factors that come into play concerning this ordeal, it is absurd for the NTSB to single out the train engineer’s supposed and unproven distraction as being the outstanding factor in the causation of the wreck of Amtrak #188. It is sheer speculation, based upon strictly circumstantial evidence, and ignores a whole host of other factors that deserve a hearing. In short, the NTSB does not have any hard and fast scientific evidence. Unless and until it does, it would be better for the NTSB to simply state that it does not know exactly what happened. For the moment, we agree with the dissenting member of the NTSB, Vice chair person Bella Dinh-Zarr, and like her, ask: “Why does our probable cause focus on a human’s mistake and what he may have been distracted by?” Like with any train wreck, we must remember to look at the big picture.
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“There is a distinct trend toward industrial unionism in the ranks of the railroad employees and some interesting developments may be expected along that line in the near future. The unions representing the various branches in the train service are seething with discontent and ripening rapidly for revolt against craft union policy and craft union reaction. They have played the game to the limit and the rank and file are beginning to realize that there is nothing in it for them, even when they win.”

Eugene V. Debs, Founder of the American Railway Union (ARU) “Revolt of the Railroad Workers”, June 1914

Railroad Workers United
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Railroad Workers United needs you! Please keep your membership dues current. If your membership is about to expire or has already expired, please renew today and remain in good standing. And if you are not already a member of RWU, please consider joining; then fill out the application below and mail it in with your dues. Thanks!

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