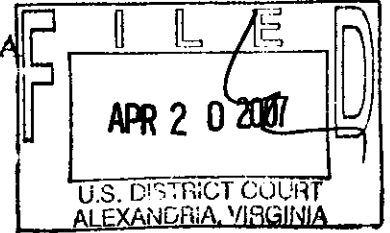


IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA



ROBERT E. LOWREY
Movant

v.

UNITED STATES SECURITIES AND
EXCHANGE COMMISSION
Respondent

Case No. 1: 06cv1354

MOTION FOR ORDER
PURSUANT TO CUSTOMER CHALLENGE PROVISIONS
OF THE RIGHT TO FINANCIAL PRIVACY ACT OF 1978

I, Robert E. Lowrey, move this Court, pursuant to Section 1110 of the Right to Financial Privacy Act of 1978, 12 U.S.C. 3410, for an order preventing the government from obtaining access to my financial records. The agency seeking access is the United States Securities and Exchange Commission.

My financial records are held by Horizon Bank at the branch located at 400H Street, Blaine, Washington, 98231.

I have attached my sworn statement in support of this motion.

Respectfully submitted,

A handwritten signature in cursive script that reads "Robert E. Lowrey".

Robert E. Lowrey
37-21928 48th Ave.
Langley, B.C. Canada,
V3A 8H1

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I, Robert E. Lowrey am now a customer of Horizon Bank located at 400H Street, Blaine Washington, 98231 and I am the customer whose records are being requested by the United States Securities and Exchange Commission.

The financial records sought by the United States Securities and Exchange Commission (hereinafter SEC) are not relevant to the legitimate law enforcement inquiry stated in the Customer Notice that was sent to me because of the failure of the SEC to establish jurisdiction and failure of the SEC to provide full disclosure as to the nature and cause with particularity and specificity; failure of the SEC to provide the facts, laws and evidence that the SEC rely on to substantiate the request by the SEC to have my private banking information or any other private information released to the SEC without waiving any of my Constitutionally Guaranteed Rights and should not be disclosed because there has not been substantial compliance with the Right to Financial Privacy Act of 1978.

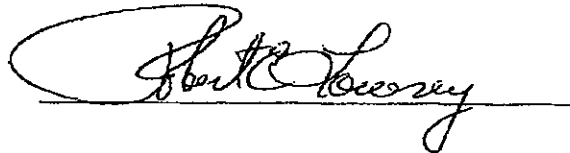
It has been recently brought to my attention that the facts supporting my statements above are contained in a document titled "EX PARTE NOTICE OF SPECIAL APPEARANCE IN WRITING DE BENE ESSE," filed with the British Columbia Securities Commission (hereinafter BCSC) establishing that the original action was perpetrated on Hearsay and Fraud. Therefore Fraud at the beginning is Fraud at the end.

Be apprised of the attachment of my Affidavit and the Affidavit of my witness in support of my attempt to obtain a Certified True Copy of the referenced document validating and demonstrating the absence of the BCSC jurisdiction. Being that the BCSC has instigated

this action without a Plaintiff and without jurisdiction, it is now incumbent upon the SEC to provide in writing the need for the SEC to have my private banking records or any other private records and by not simply parroting the statute(s) or the words and phrases therein as the verbiage of a statute describes only a general class of offence(s).

As a result of my denial of due process of law I have obtained from one of the Accused Certified True Copies of the above referenced documents that the BCSC refused to release to me.

I declare under penalty of perjury that this statement foregoing is true and correct.

A handwritten signature in cursive script, appearing to read "Scott C. Levey", is written over a horizontal line.

Dated: April 17, 2007