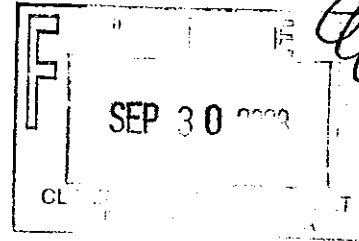


UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF VIRGINIA
Alexandria Division



UNITED STATES
SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

INTERNATIONAL FIDUCIARY CORPORATION,
S.A., PRESTON DAVID PINKETT, II, MALCOLM
CAMERON BOYD STEVENSON, and DANIEL
ERIC BYER,

Defendants.

and

ROBERT LOWREY AND SZE COAST
OPERATING CORPORATION

Relief Defendants.

CIVIL ACTION

FILE NO: 1:06-CV-1354

Hon. Gerald Bruce Lee,

United States District Judge

**FINAL JUDGMENT AGAINST RELIEF DEFENDANTS ROBERT LOWREY AND SZE
COAST OPERATING CORPORATION**

This matter came before this Court on the motion of Plaintiff, Securities and Exchange Commission, seeking summary judgment against Relief Defendants Robert Lowrey and SZE Coast Operating Corporation ("Relief Defendants"), providing it with the relief requested in the *Amended Complaint* against them, by reason that there exists no triable issue of material fact.

This Court having considered the pleadings and declarations on file herein make the following findings of fact and conclusions of law:

1. The Commission's *Amended Complaint* against Relief Defendants was filed herein on April 10, 2007.
2. On April 8, 2008, the Plaintiff filed a motion for summary judgment to be entered against the Relief Defendants.
3. On June 6, 2008, the Court granted the Plaintiff's motion for summary judgment as to the Relief Defendants.
4. The Court has personal jurisdiction over Relief Defendants, and the subject matter jurisdiction over this action. Venue is proper in this district.
5. The Commission seeks the entry of an order that directs Relief Defendants to pay disgorgement, representing funds they hold or control that represent fruits of violations by others as alleged in the Commission's *Amended Complaint*, and prejudgment interest accrued at the rate permitted by law, from the date the funds were received through the date of this motion.

On the basis of the foregoing findings of fact and conclusions of law:

I.

IT IS ORDERED, ADJUDGED, and DECREED that, based on Plaintiff's motion for summary judgment being granted by this Court against the Relief Defendants, disgorgement should be ordered, and prejudgment interest thereon. Relief Defendants are liable for disgorgement of \$702,210, representing funds they hold or control that represent fruits of violations by other as alleged in the Amended Complaint, together with prejudgment interest thereon in the amount of \$91,313.23. Relief Defendants shall satisfy this obligation by paying \$793,523.23 immediately upon entry of this Final Judgment by certified check, bank cashier's check, or United States postal money order payable to the "IFC Receivership" and delivered to

Roy M. Terry, Esq., the Receiver appointed in this action, at the law offices of DuretteBradshaw, PC, 600 E. Main Street, 20th Floor, Richmond, VA 23219. The payment shall be accompanied by a letter identifying Robert Lowrey and SZE Coast Operating Corporation as Relief Defendants in this action; setting forth the title and civil action number of this action and the name of this Court; and specifying that payment is being made pursuant to this Final Judgment. Relief Defendants shall also send a copy of the check and cover letter for the payment to David Williams, Securities and Exchange Commission, 100 F Street, N.E., Stop 4010, Washington, D.C. 20549. The Receiver shall apply all funds paid pursuant to this Judgment to the Receivership Estate. In the event of any default in payment, interest as computed under 28 U.S.C. § 1961 shall accrue on the unpaid balance from the date of default until the balance is fully paid.

II.

IT IS FURTHER ORDERED, ADJUDGED, and DECREED that this Court shall retain jurisdiction of this matter for purposes of enforcing the terms of this Final Judgment.

III.

This Final Judgment may be served upon Relief Defendants in person or by mail or FEDEX either by the United States Marshal, the Clerk of the Court, or any member of the staff of the Securities and Exchange Commission.

