

UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 92-2187

AGGREKO, INC.,

Plaintiff-Appellee,

versus

LTD. LEP INTERNATIONAL, ET AL.,

Defendants,

LTD. LEP INTERNATIONAL, ET AL.,

Defendant / Cross-
Respondent-Appellee,

P & O CONTAINER (TFL),

Defendant-Appellee,

versus

CLIFF HALL and STEPHEN LEE HAUBERT,

Defendants/Cross-
Claimants-Appellants.

Appeal from the United States District Court
For the Southern District of Texas

(CA H 89 3324)

(March 31, 1993)

Before POLITZ, Chief Judge, GOLDBERG and JONES, Circuit Judges.

PER CURIAM:*

This matter is before the court on the appeal by Cliff Hall of an adverse grant of summary judgment and the denial of his motion for summary judgment.

At oral argument the court was informed of the filing of a bankruptcy petition by Cliff Hall in the Southern District of Texas. That court has now issued an appropriate order of release from stay. **In Re: Clifford E. Hall d/b/a Cliff Hall & Co.**, C.A. No. 93-40762-H4-13, U.S. Bankruptcy Court, S.D.Tex., Houston Div. (March 30, 1993).

Considering the pertinent parts of the record and the briefs and oral arguments of counsel, and finding neither error of law nor abuse of discretion, the judgment of the district court is in all respects AFFIRMED.

*Local Rule 47.5 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that Rule, the Court has determined that this opinion should not be published.