IN THE UNITED STATES COURT OF APPEALS

FOR THE FIFTH CIRCUIT

No. 94-30528 Summary Calendar

In the Matter of:

ERROLL JOSEPH MARTIN and CAROLYN GRADNEY MARTIN,

Debtors.

ERROLL JOSEPH MARTIN and CAROLYN GRADNEY MARTIN,

Appellants,

VERSUS

JOHN E. ANGELO, et al.,

Appellees.

Appeal from the United States District Court for the Eastern District of Louisiana (93 CV 1557 L (M))

July 31, 1995

Before KING, SMITH, and BENAVIDES, Circuit Judges.

PER CURIAM:*

^{*} Local Rule 47.5.1 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 Pursuant to that rule, the court has determined that this opinion should not be published.

The only issues raised on appeal are closely related to one another. After the close of the plaintiff-appellee's case in chief, the bankruptcy court allowed a party plaintiff to be added. The original plaintiff was John E. Angelo; the additional party was John E. Angelo, D.O., A Medical Corporation. The defendants-appellants challenge the addition of the party and the bankruptcy court's alleged failure to distinguish between the two entities.

The bankruptcy court explained its reasons in a comprehensive memorandum opinion docketed on March 3, 1993. The district court affirmed. We also now affirm, essentially for the reasons set forth by the bankruptcy court.

AFFIRMED.