## IN THE UNITED STATES COURT OF APPEALS

## FOR THE FIFTH CIRCUIT

No. 96-20576

B-F INVESTMENTS and MARLA B. MATZ,

Plaintiffs-Appellants,

STEWART A. FELDMAN,

Intervenor PlaintiffAppellant,

VERSUS

FEDERAL DEPOSIT INSURANCE CORPORATION, et al.,

Defendants,

FEDERAL DEPOSIT INSURANCE CORPORATION and NP2B SOUTH L.P.,

Defendants-Appellees.

Appeal from the United States District Court for the Southern District of Texas (CA-H-95-4500)

August 19, 1997

Before JOLLY, SMITH, and DENNIS, Circuit Judges.

PER CURIAM:\*

We have reviewed the briefs and have heard the arguments of counsel and have examined pertinent portions of the record. We

<sup>\*</sup> Pursuant to  $5_{\text{TH}}$  C<sub>IR</sub>. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in  $5_{\text{TH}}$  C<sub>IR</sub>. R. 47.5.4.

find no reversible error in the various ruling of the district court. The judgment, accordingly, is AFFIRMED.