## UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

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No. 96-10078

ROYAL LLOYDS OF TEXAS; ROYAL INSURANCE COMPANY OF AMERICA,

Plaintiffs-Appellees,

versus

QUINN-L FINANCIAL CORP. et al,

Defendants-Appellants.

Appeal from the United States District Court for the Northern District of Texas (3:90-CV-550-H)

 $$\operatorname{\textsc{December}}\xspace$  30, 1996 Before JOLLY, JONES, and PARKER, Circuit Judges.

PER CURIAM:\*

The court has carefully considered appellants' position in light of the briefs, oral argument, pertinent portions of the record, and the extensive previous history of the case in this court. Having done so, we cannot say that the district court abused its discretion in denying appellants' Rule 60(b)(5) motion

<sup>\*</sup> Pursuant to Local Rule 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in Local Rule 47.5.4.

for relief from judgment, and we affirm on essentially the basis articulated by the district court.

<u>AFFIRM</u>.