

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF INDIANA  
INDIANAPOLIS DIVISION

UNITED STATES SECURITIES )  
AND EXCHANGE COMMISSION, )

Plaintiff, )

and )

UNSECURED CREDITORS' COMMITTEE )  
OF THE CHURCH EXTENSION OF THE )  
CHURCH OF GOD, INC., )

Intervening Plaintiffs, )

CASE NO. 1:02-cv-1118-DFH-VSS

v. )

CHURCH EXTENSION OF THE CHURCH )  
OF GOD, INC., UNITED MANAGEMENT )  
SERVICES, INC., JAMES PERRY )  
GRUBBS, and SHEARON LOUIS )  
JACKSON, )

Defendants. )

FIRST MODIFIED SEPARATE FINAL JUDGMENT  
AGAINST DEFENDANT S. LOUIS JACKSON

This matter having been tried by a jury, and the jury having found against defendant S. Louis Jackson, and the court having issued its entry on equitable and financial relief and a Separate Final Judgment Against Defendant S. Louis Jackson on December 15, 2005;

The parties thereafter having subsequently engaged in settlement discussions and reached agreement as to the terms of a First Modified Separate Final Judgment to be entered against Defendant S. Louis Jackson and having jointly moved the court, pursuant

to Fed. R. Civ. P. 60(b), to modify and replace the Separate Final Judgment Against S. Louis Jackson with this First Modified Separate Final Judgment Against Defendant S. Louis Jackson; and

The court being fully apprised in the premises and finding that this First Modified Separate Final Judgment Against Defendant S. Louis Jackson furthers the interests of justice and judicial economy in this case;

The court hereby ORDERS, ADJUDGES, AND DECREES AS FOLLOWS:

1. Defendant S. Louis Jackson is hereby PERMANENTLY ENJOINED from violating Section 17(a) of the Securities Act of 1933, as amended, Section 10(b) of the Securities Exchange Act of 1934, as amended, and SEC Rule 10b-5, and from future service as an officer or director of any issuer of securities registered pursuant to 15 U.S.C. § 78l or of any broker-dealer required to file reports pursuant to 15 U.S.C. § 78o(d).

3. Defendant S. Louis Jackson is ordered to pay disgorgement of \$37,000, together with prejudgment interest thereon in the amount of \$8,795, and a third tier civil penalty in the amount of \$25,000 pursuant to the Securities Enforcement Remedies and Penny Stock Reform Act of 1990. 15 U.S.C. §§ 77t(d) and 78u(d)(3)(A). Defendant S. Louis Jackson shall satisfy this obligation by paying \$70,795 within ten business days. The payment of this monetary judgment shall be made by cashier's check, certified check or postal money order made payable to "Jeff J. Marwil, Conservator/Receiver of CE and UMS," and delivered to the Conservator appointed by the court in this lawsuit, Jeff J. Marwil, Jenner & Block LLC, One IBM Plaza, Chicago, IL 60611-7603, under cover of a letter that identifies the defendant, the name and case number of the litigation and the

court. A copy of the cover letter shall be simultaneously sent to counsel for the Commission at its Chicago office, 175 West Jackson Boulevard, Suite 900, Chicago, IL 60604. To the extent that Defendant S. Louis Jackson has previously paid any funds into an escrow account for the purpose of satisfying his monetary obligations under this First Modified Separate Final Judgment Against S. Louis Jackson, the escrow agent is authorized immediately to transfer such funds to the Conservator as provided in this section. By making this payment, Defendant S. Louis Jackson relinquishes all legal and equitable right, title, and interest in such funds, and no part of the funds shall be returned to him. Defendant S. Louis Jackson shall pay post-judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961. The Conservator shall distribute this monetary judgment to injured noteholders of Defendant Church Extension of the Church of God, *pro rata*, pursuant to the Fair Fund provisions of Section 308(a) of the Sarbanes-Oxley Act of 2002, and in accordance with the Plan of Noteholder Repayment approved by this Court by order entered January 31, 2003. Regardless of whether any such Fair Fund distribution is made, amounts ordered to be paid as civil penalties pursuant to this Judgment shall be treated as penalties paid to the government for all purposes, including all tax purposes.

3. This First Modified Separate Final Judgment Against S. Louis Jackson modifies and replaces the Separate Final Judgment Against S. Louis Jackson previously entered by the court. Apart from the Separate Final Judgment Against S. Louis Jackson, which is hereby vacated and replaced by this order, all prior orders entered by this court remain in full force and effect.

4. The Consent of Defendant S. Louis Jackson filed in connection with this First Modified Separate Final Judgment Against J. Perry Grubbs is incorporated with this judgment with the same force and effect as if fully set forth herein.

5. The court shall retain jurisdiction of this matter for the purposes of enforcing the terms of this First Modified Separate Final Judgment Against S. Louis Jackson.

Date: 2/1/2007



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DAVID F. HAMILTON, JUDGE  
United States District Court  
Southern District of Indiana

Laura Briggs, Clerk

BY: Linda S. Carmichael  
Deputy Clerk, U.S. District Court

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