

UNITED STATES COURT OF APPEALS  
FOR THE TENTH CIRCUIT

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10TH CIRCUIT  
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U.S. COMMODITY FUTURES )  
TRADING COMMISSION and )  
OKLAHOMA DEPARTMENT OF )  
SECURITIES ex rel. IRVING . L )  
FAUGHT, )

Plaintiffs, )

v. )

PRESTIGE VENTURES CORP., a )  
Panamanian corporation, FEDERATED )  
MANAGEMENT GROUP, INC. A Texas )  
corporation, KENNETH WAYNE LEE an )  
individual, and SIMON YANG (a/k/a )  
XIAO YANG a/k/a SIMON CHEN), an )  
individual, )

Defendants, and )

SHEILA M. LEE, an individual, DAVID A. )  
LEE, an individual, and DARREN A. LEE, )  
an individual, )

Relief Defendants, )

No. 10-6276,CFTC, et al v. Lee, et al

Defendant Kenneth Lee and Relief  
Defendant's Request for Extension of  
time to file Opening Brief

**Defendant Kenneth Lee and Relief Defendant's Request for Extension of time to file  
Opening Brief**

**INTRODUCTION**

This Appellate Court's denial of Defendant Kenneth Lee and Relief Defendant's Motion to Stay is interrupting our time to prepare a proper Opening Brief. Defendant Lee was contacted by the CFTC about an extension being requested on their behalf, so Defendant Kenneth Lee and Relief Defendants request the same courtesy from the respected Court of Appeals. Due to the many hours spent writing the Motion to Stay and the Motion to Reconsider, Defendant and Relief Defendants have not had time to work on the opening brief. Having to locate a residence on such short notice has forced us to pack all of our belongings in fear of being physically removed from our residences and losing all of our possessions. It is no concern of the Court of our well being, but having no access to the internet to email, not knowing what our next address is going to be, and having our computer boxed up makes it impossible to write the brief and submit it in a timely manner.

Defendant Lee and Relief Defendants are being forced from their homes. We have been preparing for the unjust removal from our primary residences. This manipulation of our 'rights of due process', from the results of the District Court allowing the CFTC to use such strong armed tactics, is just another right every American citizen has lost. Our disappointment is great.. What is the worth of fighting for the American Dream, if our guaranteed rights can be twisted and contorted by a Federal District Court and one of our government agencies and to not have that right be declared broken? Who will protect us from our protectors?

Defendant and Relief Defendants respectfully request an extension time of three week to

file our Opening Brief on March 16<sup>th</sup>, 2011.

Respectfully submitted,

Digitally Signed

/s/ Darren Alexander Lee

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/s/ Kenneth Wayne Lee

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/s/ Sheila Marjorie Lee

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/s/ David Armstrong Lee

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CERTIFICATE OF SERVICE

I hereby certify that, on February 15, 2011, I caused one copy of Defendant **Kenneth Lee and Relief Defendant's Request for Extension of time to file Opening Brief** to be served by email on the following:

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