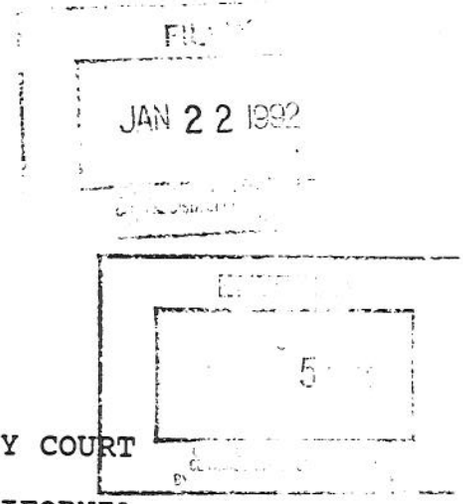


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WILSON & REITMAN
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Attorneys for Plaintiff
Leonard L. Gumport, Chapter 7 Trustee



UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA

In re)
TRANSCON LINES,)
Debtor,)
_____)
LEONARD L. GUMPORT, Chapter 7)
Trustee of the bankruptcy estate)
of TRANSCON LINES,)
Plaintiff,)
v.)
LEONARD PELLULO; DAVID HELLHAKE;)
HERBERT LEFKOWITZ; COMPTON PRESS,)
INC., a New Jersey corporation;)
ONE PLAZA CORPORATION, a Florida)
corporation; and Does 1 through)
50, inclusive,)
Defendants.)
_____)

No. LA 90-10680 RR
(Chapter 7)
Adv. No. AD 91 61023 RR

ORDER RE DEFAULT
JUDGMENT AND MONEY
JUDGMENT AGAINST
DEFENDANTS LEONARD
PELLULO (ALSO KNOWN AS
LEONARD PELULLO, ALSO
KNOWN AS BOB PARIS),
DAVID HELLHAKE AND
ONE PLAZA CORPORATION
[Proposed]

This cause came for hearing before the Honorable Robin
L. Riblet, United States Bankruptcy Judge, in Courtroom 1 of the
above-entitled court on ~~November~~ ^{January} 22, 1991.

It appearing that defendants Leonard Pellulo (also
known as Leonard Pelullo, also known as Bob Paris), David

U. S. BANKRUPTCY COURT
Northern District of Florida
DATE ENTERED ON DOCKET:
8-19-92

JUDGMENT RECORDED:
U.S. BANKRUPTCY COURT
NORTHERN DIST. FLORIDA

1 Hellhake and One Plaza Corporation were regularly served with
2 process, that said defendants failed to answer or otherwise
3 respond to the Complaint against them within the time permitted
4 or otherwise, that pursuant to Local Bankruptcy Rule 116, on May
5 17, 1991, defaults by court clerk were duly entered against each
6 such defendant, and having considered the evidence,

7 IT IS HEREBY ORDERED, adjudged and decreed that plain-
8 tiff Leonard L. Gumpert ("Trustee"), Chapter 7 trustee of the
9 bankruptcy estate of Transcon Lines shall recover from defendants
10 Leonard Pellulo (also known as Leonard Pelullo, also known as Bob
11 Paris), David Hellhake and One Plaza Corporation, jointly and
12 severally, the following amounts:

13 1. As to defendant Leonard Pellulo (also known as
14 Leonard Pelullo, also known as Bob Paris), the principal sum of
15 \$1.7 million; the additional sum of \$3.4 million as treble
16 damages thereon (for violation of 18 U.S.C. §§ 1962(c) and (d));
17 for attorneys' fees (pursuant to Local Bankruptcy Rule 116(f)) in
18 the amount of \$5,600, plus 2 percent of the amount over \$100,000
19 for a total of \$37,600; for prejudgment interest at the rate of
20 5.57 percent per annum on the sum of \$1.7 million accruing from
21 and after April 27, 1990 (\$259.42 per day) and continuing until
22 the date of entry of the judgment and, thereafter, interest at a
23 rate of 5.57 percent per annum on the entire amount of said judg-
24 ment (\$784.02 per day) continuing until said judgment is paid in
25 full.

26 2. As to defendant David Hellhake, the principal sum
27 of \$1.7 million; the additional sum of \$3.4 million as treble
28 damages thereon (for violation of 18 U.S.C. §§ 1962(c) and (d));

1 for attorneys' fees (pursuant to Local Bankruptcy Rule 116(f)) in
2 the amount of \$5,600, plus 2 percent of the amount over \$100,000
3 for a total of \$37,600; for prejudgment interest at the rate of
4 5.57 percent per annum on the sum of \$1.7 million accruing from
5 and after April 27, 1990 (\$259.42 per day) and continuing until
6 the date of entry of the judgment and, thereafter, interest at a
7 rate of 5.57 percent per annum on the entire amount of said judg-
8 ment (\$784.01 per day) continuing until said judgment is paid in
9 full.

10 3. As to defendant One Plaza Corporation, the
11 principal sum of \$150,000; and prejudgment interest from and
12 after April 5, 1990 up to the date of entry of the judgment and
13 post-judgment interest at the rate of 5.57 percent per annum
14 (\$22.89 per day) from the entry of judgment until paid in full.

15 The court clerk is ordered to enter the judgment
16 forthwith and there is no just reason for delay.

17
18 Dated: JAN 22 1992, 1991

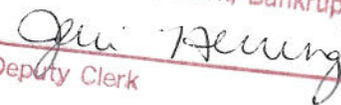
ROBIN L. RIBLET

Robin L. Riblet
United States Bankruptcy Judge

19
20 Prepared by:
21 WILSON & REITMAN
22 A PROFESSIONAL CORPORATION

23
24 By 
John P. Reitman

25 Attorneys for Plaintiff Leonard L.
26 Gumpert, Chapter 7 Trustee

27 I HEREBY CERTIFY that this is a true and
28 correct copy of the original on file
in the office of the Clerk, United States
Bankruptcy Court for the Northern District
of Florida.
LARRY A. PACE, Clerk, Bankruptcy Court
By 
Deputy Clerk

Memorandum of Interest
Calculation on Judgment

(Local Bankruptcy Rule 116(2)(b))

Interest rate per 28 U.S.C. § 1961(a): 5.57% per annum (as of
September 22, 1991).

As to defendants Pellulo and Hellhake:

Prejudgment interest: $\$1,700,000 \times 5.57\% \div 365$
= \$259.42 per day

Postjudgment interest: $\$1,700,000 + \$3,400,000 +$
 $\$37,600 \times 5.57\% \div 365 =$
\$784.01 per day

As to defendant One Plaza Corporation:

Pre and Postjudgment
interest: $\$150,000 \times 5.57\% \div 365 =$
\$22.89 per day