UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

In re:

Case No. 6:06-bk-00515-ABB Chapter 7

UNITED STATES OF AMERICA,

et al.,

Debtors.

ARNIE PORTER,

Plaintiff,

vs.

Adv. Pro. No. 6:06-ap-00082-ABB

UNITED STATES OF AMERICA,

et al.

Defendants.

REINALDO VALLE SANTOS,

Plaintiff,

Adv. Pro. No. 6:06-ap-00086-ABB

UNITED STATES OF AMERICA,

et al.

vs.

Defendants.

ORDER

This matter came before the Court on the Objection or Alternatively Motion for Reconsideration of the Order Dated June 1st, 2006 Entered by Arthur B. Briskman, U.S. Bankruptcy Judge (Doc. No. 29) and the Judicial Notice of Adjudicative Facts (Doc. No. 30) (collectively, the "Motion") filed by Darcy Lamont McKneely, Arnie Porter, Reinaldo Valle Santos, and Nick-Anozil Baussan (collectively, the "Movants"). The Movants seek reconsideration of the Order entered on June 1, 2006 (Doc. No. 27) ("Order") dismissing the involuntary bankruptcy case and all related adversary proceedings.

The Rehearing Motion shall be treated as a motion for reconsideration pursuant to Federal Rule of Civil Procedure 60. Federal Rule of Civil Procedure 60, made applicable to bankruptcy proceedings through Federal Rule of Bankruptcy Procedure 9024, allows for relief from a judgment or order pursuant to certain circumstances including clerical mistakes, inadvertence, surprise, excusable neglect, newly discovered evidence, and fraud. The Movants have failed to establish any grounds for relief from the Order.

Accordingly, it is

ORDERED, ADJUDGED and DECREED that the Movants' Motion is hereby **DENIED**.

Dated this 11^{th} day of July, 2006.

/s/Arthur B. Briskman ARTHUR B. BRISKMAN United States Bankruptcy Judge