

**IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT**

United States Court of Appeals
Fifth Circuit

FILED

July 21, 2010

Lyle W. Cayce
Clerk

No. 10-20118

Summary Calendar

CERTAIN UNDERWRITERS AT LLOYDS LONDON,

Plaintiff–Appellee,

v.

CORPORATE PINES REALTY CORP.,

Defendant–Appellant,

YIGAL BOSCH,

Interested Party–Appellant.

Appeal from the United States District Court
for the Southern District of Texas
USDC No. 4:06-CV-3361

Before GARZA, CLEMENT, and OWEN, Circuit Judges.

PER CURIAM:*

Corporate Pines Realty Corp. (Corporate Pines) and Yigal Bosch appeal the magistrate judge’s final judgment and judgment of contempt. The magistrate judge’s judgment indicated personal liability for Bosch and sentenced

* Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.

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Bosch to 20 days' confinement for contempt. Bosch maintains that he did not consent to the authority of the magistrate judge. As such, the magistrate judge's order of contempt must be appealed to the district court, not the court of appeals, under 28 U.S.C. § 636(e)(7). We thus lack jurisdiction to hear Bosch's claims, and we DISMISS his appeal.

Corporate Pines, on the other hand, consented to trial by the magistrate judge, so we have jurisdiction to hear its appeal. Corporate Pines makes no argument that the magistrate judge erred with respect to its rights. Its arguments are confined to assertions that the magistrate judge improperly found Bosch in contempt. Because Corporate Pines makes no argument that its rights were violated, we AFFIRM the magistrate judge's judgment as to Corporate Pines.