

UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT

Nos. 09-2117; 09-2570; 10-1477; 10-1837

FILED**Sep 06, 2011**

LEONARD GREEN, Clerk

No. 09-2117

PT PUKUAFU INDAH; PT TANJUNG SERA PUNG; LEONARD L.J. YOUNG; PT LEBONG TANDAI;
GIDEON MINERALS U.S.A., INC.,

Plaintiffs - Appellants,

v.

UNITED STATES SECURITIES AND EXCHANGE COMMISSION; MARY L. SCHAPIRO; EXPORT
IMPORT BANK OF THE UNITED STATES; JAMES H. LAMBRIGHT; JPMORGAN CHASE & CO.;
GOLDMAN SACHS GROUP, INC.; PRICEWATERHOUSECOOPERS, L.L.C.; JAMES NELSON LANE;
NEW CANAAN SOCIETY,

Defendants,

NEWMONT MINING CORP.,

Defendant - Appellee.

Nos. 09-2570; 10-1477/1837

PT PUKUAFU INDAH; PT TANJUNG SERA PUNG; LEONARD L.J. YOUNG; PT LEBONG TANDAI;
GIDEON MINERALS U.S.A., INC.,

Plaintiffs - Appellants,

v.

UNITED STATES SECURITIES AND EXCHANGE COMMISSION; PRICEWATERHOUSECOOPERS,
L.L.C.; JAMES NELSON LANE; NEWMONT MINING CORP.; NEW CANAAN SOCIETY; DEVONWOOD
CAPITAL PARTNERS, LLC; GOLDMAN SACHS GROUP, INC.; MARY L. SCHAPIRO; EXPORT IMPORT
BANK OF THE UNITED STATES; JAMES H. LAMBRIGHT; JPMORGAN CHASE & CO.,

Defendants - Appellees.

Before: MOORE, COLE, and ROGERS, Circuit Judges.

JUDGMENT

On Appeal from the United States District Court
for the Eastern District of Michigan at Detroit.

THIS CAUSE was heard on the record from the district court and was argued by counsel.

IN CONSIDERATION WHEREOF, it is ORDERED that the decision of the district court is AFFIRMED
IN PART, REVERSED IN PART, VACATED IN PART, and the case is REMANDED for further proceedings
consistent with the opinion of this court.

Each party is to bear its own costs on these appeals.

ENTERED BY ORDER OF THE COURT



Leonard Green, Clerk