IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SECURITIES AND EXCHANGE	§	
COMMISSION,	§	
	§	
Plaintiff,	§	
	§	
V.	§	Civil Action No. 3:08-CV-0526-L
	§	(USCA No. 16-10691)
GARY L. McDUFF, et al.,	§	
	§	
Defendants.	§	

ORDER

Before the court is Defendant Gary L. McDuff's ("Defendant") Application to Proceed Without Prepayment of Fees on appeal ("Application") (Doc. 69), filed July 27, 2016. On August 17, 2016, United States Magistrate Judge Renée Harris Toliver entered her Recommendation regarding Defendant's request to proceed *in forma pauperis* on appeal, recommending that the court deny Defendant's Application. No objections to the Recommendation were filed.

Having reviewed the Application, file, and record in this case, and Recommendation of the magistrate judge, to which no objection was made, the court determines that the Recommendation of the magistrate judge is correct, and **accepts** it as that of the court. Accordingly, the court **denies** Defendant's Application (Doc. 69) and **certifies** that any appeal of this action would not be taken in good faith. *See* 28 U.S.C. § 1915(a)(3); Fed. R. App. 24(a)(3). In support of this determination, the court accepts and incorporates by reference Document Nos. 40, 41, 51, and 59 entered in this case and **concludes** that the appeal presents no legal points of arguable merit and is, therefore, frivolous. *See Baugh v. Taylor*, 117 F.3d 197, 202 n.21 (5th Cir. 1997).

Although this court has certified that the appeal is not taken in good faith, Defendant may challenge this finding pursuant to *Baugh v. Taylor* by filing a separate motion to proceed *in*

forma pauperis on appeal with the clerk of the United States Court of Appeals for the Fifth Circuit

within 30 days of this order. The cost to file a motion to proceed on appeal with the Fifth Circuit

is calculated below, and if Defendant moves to proceed in forma pauperis on appeal, the prison

authorities shall collect the fees as calculated in this order as follows: Defendant is assessed an

initial partial fee of \$11. The agency having custody of Defendant shall collect this amount from

the trust fund account or institutional equivalent, when funds are available, and forward it to the

clerk of the district court. See 28 U.S.C. § 1915(b)(1). Thereafter, Defendant shall pay \$494, the

balance of the filing fee, in periodic installments. Defendant is required to make payments of

20% of the preceding month's income credited to Defendant's prison account until he has paid

the total filing fee of \$505. The agency having custody of Defendant shall collect this amount

from the trust fund account or institutional equivalent, when funds are available and when

permitted by 28 U.S.C. § 1915(b)(2), and forward the funds to the clerk of the district court.

Further, if Defendant moves to proceed in forma pauperis on appeal, the clerk shall

transmit a copy of this order to the inmate accounting office or other person(s) or entity with

responsibility for collecting and remitting to the district court interim filing payments on behalf

of prisoners, as designated by the facility in which the prisoner is currently or subsequently

confined.

It is so ordered this 5th day of October, 2016.

Sam O. Lindsay

United States District Judge