## **United States District Court**

EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

SECURITIES AND EXCHANGE § § COMMISSION, § Plaintiff, § § CIVIL ACTION NO. 4:18-CV-129 v. § § § AMERATEX ENERGY, INC., LEWIS OIL CORPORATION, LEWIS OIL § § § COMPANY, THOMAS A. LEWIS, WILLIAM R. FORT, DAMON L. FOX, and BRIAN W. BUL, § Defendants.

## **FINAL JUDGMENT**

Pursuant to the Memorandum Adopting Report and Recommendation of the United States Magistrate Judge entered in this matter, it is hereby **ORDERED**, **ADJUDGED**, **and DECREED** that pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, there is no just reason for delay in the entry of a separate final judgment with respect to Defendant William R. Fort ("Fort").

A final judgment and permanent injunction, as set forth in the proposed final judgment (Dkts. #28-2), is entered as to Defendant Fort only. Final judgment as to Defendants AmeraTex Energy, Inc., Lewis Oil Corporation, Lewis Oil Company, and Thomas A. Lewis was entered previously. *See* Dkt. #27. Plaintiff's claims against Defendants Damon L. Fox and Brian W. Bull remain pending at this time.

IT IS SO ORDERED.

SIGNED this 28th day of August, 2018.

AMOS L. MAZZANT
UNITED STATES DISTRICT JUDGE