

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

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m 01-40013

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JENNIFER CAREY,  
INDIVIDUALLY AND AS REPRESENTATIVE OF  
THE ESTATE OF GARY ANTHONY CARY, DECEASED,  
AND AS NEXT FRIEND OF DANIEL ANTHONY CAREY  
AND LEE RICHARD CAREY AND GARY MARTIN JOHN CAREY;  
ANNE CAREY; ROLAND LEE BRUMLEY,

Plaintiffs-Appellants,

VERSUS

SUB SEA INTERNATIONAL, INC.; SUB SEA OFFSHORE, LTD.;  
MOBIL CORPORATION; MOBIL NORTH SEA, LTD.;  
COOPER CAMERON CORPORATION; COOPER CAMERON (U.K.), LTD.,

Defendants-Appellees.

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Appeal from the United States District Court  
for the Eastern District of Texas  
m 1:98-CV-1917

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February 11, 2002

Before SMITH and DEMOSS, Circuit Judges,  
and DUPLANTIER, District Judge.\*

PER CURIAM:\*\*

The plaintiffs appeal an injunction preventing them from taking certain actions in state court. We have reviewed the briefs and pertinent portions of the record and have heard the arguments of counsel. We conclude that the district court plainly had jurisdiction. That court did not abuse its discretion and committed no reversible error in entering the injunction pursuant to the relitigation exception to the Anti-Injunction Act.

The order granting the injunction is AFFIRMED. We decline to award fees or costs for vexatious litigation or frivolous appeal.

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\* District Judge of the Eastern District of Louisiana, sitting by designation.

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 R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR.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