

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 94-20152

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

STEPHEN LAVOIE a/k/a Steve Lavoie,

Defendant-Appellant.

Appeal from the United States District Court for the
Southern District of Texas
(CR H 93-0084-1)

(April 10, 1995)

Before WOOD,* JOLLY, and DeMOSS, Circuit Judges.

PER CURIAM:**

We have reviewed the briefs and record in this case and find that the appellant has raised no plain error with respect to the alleged breach of the plea agreement and find that the district court committed no reversible error in attributing to the defendant the net losses that occurred within the period of time in which he was a part of the fraudulent scheme. Consequently, the judgment of the district court is, in all respects,

A F F I R M E D.

*United States Court of Appeals, Seventh Circuit Judge sitting by designation.

**Local Rule 47.5 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that Rule, the court has determined that this opinion should not be published.