

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

MICHAEL J. QUILLING, RECEIVER	§	
FOR SARDAUKER HOLDINGS, IBC and	§	
BRADLEY C. STARK,	§	
	§	
Plaintiff,	§	
	§	Civil Action No. 3:06-CV-0293-L
v.	§	
	§	
3D MARKETING, LLC,*	§	
	§	
Defendant.	§	

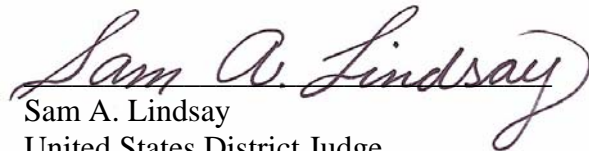
JUDGMENT

This judgment is issued pursuant to the court’s memorandum opinion and order dated February 28, 2007. Accordingly, it is ORDERED, ADJUDGED, and DECREED that judgment is entered in favor of Michael J. Quilling as Receiver for Sardauker Holdings, IBC and Bradley C. Stark against Defendant 3-D Marketing, LLC in the amount of \$150,000; that a constructive trust is hereby imposed on the \$150,000 in funds which the court found were voidable transfers under the Texas Uniform Fraudulent Transfer Act, Tex. Bus. & Comm. Code Ann. § 24.005 (Vernon 2002); that 3-D Marketing, LLC is to disgorge these funds to the Receiver within thirty (30) days of the entry of this Judgment; that prejudgment interest on the principal amount of \$150,000 shall be allowed from the date or dates on which 3-D Marketing received the transfer(s) to the date of this Judgment at the rate provided under applicable state law; and that postjudgment interest shall accrue on this Judgment at the applicable federal rate from the date of its entry until paid in full. It is

*Although in the caption of the case Defendant is listed as “3D Marketing, LLC,” Defendant insists that its proper name is “3-D Marketing, LLC.” As Plaintiff has no objection, in this Judgment the court intends that “3D Marketing, LLC” also includes “3-D Marketing, LLC.”

further ORDERED, ADJUDGED, and DECREED that all relief not expressly granted herein is **denied**; that all allowable and reasonable costs are taxed against 3-D Marketing, LLC; and that this action is **dismissed with prejudice**. The Receiver is entitled to recover reasonable attorney's fees.

Signed this 8th day of March, 2007.


Sam A. Lindsay
United States District Judge