UNITED STATES OF AMERICA before the SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934 Rel. No. 55850 / June 1, 2007

Admin. Proc. File No. 3-12359

In the Matter of

ANTHONY C. SNELL and CHARLES E. LECROY

____:

NOTICE THAT INITIAL DECISION HAS BECOME FINAL

The time for filing a petition for review of the initial decision in this proceeding has expired. No such petition has been filed with respect to Anthony C. Snell and Charles E. LeCroy, and the Commission has not chosen to review the decision as to them on its own initiative.

Accordingly, notice is hereby given, pursuant to Rule 360(e) of Commission's Rules of Practice, that the initial decision of the administrative law judge */ has become the final decision of the Commission with respect to Anthony C. Snell and Charles E. LeCroy. The orders contained in that decision are hereby declared effective. The orders in the initial decision (1) barred Snell and LeCroy from associating with any broker, dealer or municipal securities dealers; (2) dismissed the charge that they willfully violated Rule G-38 of the Municipal Securities Rulemaking Board; and (3) dismissed the charge that they willfully violated Exchange Act Section15B(c)(1).

For the Commission by the Office of the General Counsel, pursuant to delegated authority.

Nancy M. Morris Secretary

*/ Anthony C. Snell and Charles LeCroy, Initial Decision Rel. No. 330 (May 3,	2007)
SEC Docket	