

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

<hr/>)
TIMOTHY PIGFORD, <i>et al.</i> ,)
)
Plaintiffs,)
)
v.)
	Civil Action No. 97-1978 (PLF))
)
EDWARD T. SCHAFER, Secretary,)
United States Department of Agriculture, ¹)
)
Defendant.)
<hr/>)
CECIL BREWINGTON, <i>et al.</i> ,)
)
Plaintiffs,)
)
v.)
	Civil Action No. 98-1693 (PLF))
)
EDWARD T. SCHAFER, Secretary,)
United States Department of Agriculture,)
)
Defendant.)
<hr/>)

ORDER

For the reasons stated in the Opinion issued this same day, it is hereby

ORDERED that the Motion of George Roberts and Ernest and Ruth Banks to

Enforce the Consent Decree [1315] is DENIED; it is

FURTHER ORDERED that the Motion of the Estates of Robert and Jessie

¹ The first amended complaint named Daniel Glickman, former Secretary of Agriculture, as the party defendant. The Court subsequently substituted his successor, Ann Veneman, and then her successor, Mike Johanns, pursuant to Rule 25(d) of the Federal Rules of Civil Procedure. The Court now substitutes Edward T. Schafer, Mr. Johanns' successor, pursuant to that Rule.

Howard to Enforce the Consent Decree [1351] is DENIED; and it is

FURTHER ORDERED that, on or before March 20, 2008, defendant will provide to the Howards' estates (1) a clear and comprehensive accounting of which Operating Loans and Emergency Loans underlying the shared appreciation agreement originated after the applicable dates of discrimination against Mr. Howard and therefore are not subject to recapture under the shared appreciation agreement, and (2) a description of how defendant has calculated the amount now owed under the shared appreciation agreement.

SO ORDERED.

/s/ _____
PAUL L. FRIEDMAN
United States District Judge

DATE: February 20, 2008