## SUPREME COURT OF NOVA SCOTIA

**Citation:** Sable Offshore Energy Inc. v. Ameron International Corporation, 2010 NSSC 473

**Date:** 20101223

**Docket:** Hfx. No. 220343

Registry: Halifax

## **Between:**

Sable Offshore Energy Inc., as agent for and on behalf of the Working Interest Owners of the Sable Offshore Energy Project, Exxon Mobil Canada Properties, Shell Canada Limited, Imperial Oil Resources, Mosbacher Operating Ltd., and Pengrowth Corporation, Exxonmobil Canada Properties, as operator of the Sable Offshore Energy Project

**Plaintiffs** 

v.

Ameron International Corporation, Ameron B.V., Allcolour Paint Limited, Amercoat Canada, Rubyco Ltd., Danroh Inc., Serious Business Inc.

Defendants

## LIBRARY HEADING

**Judge:** The Honourable Justice Suzanne M. Hood

**Heard:** December 13, 2010, in Halifax, Nova Scotia

**Subject:** Pierringer agreements: disclosure of settlement amount

**Summary:** A number of parties in the Sable Offshore litigation settled with the

plaintiffs. A *Pierringer* Agreement was approved by the court without disclosing the amount of the settlement. The non-settling defendants now

want the amount disclosed.

**Issue:** Should amount of settlement be disclosed?

**Result:** Settlement amount not to be disclosed.