

IN THE SUPREME COURT OF THE STATE OF DELAWARE

REVLON, INC., a Delaware
corporation, MICHEL C. BERGERAC,
SIMON ALDEWERELD, SANDER P.
ALEXANDER, JAY I. BENNETT,
IRVING J. BOTTNER, JACOB BURNS,
LEWIS L. GLUCKSMAN, JOHN LOUDON,
AILEEN MEHLE, SAMUEL L. SIMMONS,
IAN R. WILSON, PAUL P. WOOLARD,
EZRA K. ZILKHA, FORSTMANN LITTLE
& CO., a New York limited
partnership, and FORSTMANN
LITTLE & CO. SUBORDINATED DEBT
AND EQUITY MANAGEMENT BUYOUT
PARTNERSHIP-II, a New York
limited partnership,

Defendants Below,
Appellants,

v.

No. 353 & 354, 1985

MacANDREWS & FORBES HOLDINGS,
INC., a Delaware corporation,

Plaintiff Below,
Appellee.

Submitted: October 24, 1985
Decided: October 25, 1985

Before McNEILLY and MOORE, Justices. (Constituting the Qualified
and Available Members of the Court.)

O R D E R

This 25th day of October, 1985, it appearing that:

1) On October 24, 1985 the defendants appealed an
interlocutory order of the Court of Chancery dated October 24,
1985 granting the plaintiff's Motion for a Preliminary

Injunction. By order of the Court of Chancery all matters are stayed pending disposition of the issues on appeal.

2) By order dated October 24, 1985 the Court of Chancery has certified these appeals from its interlocutory order of October 24.

3) Upon a review of the documents before us we conclude that the decision of the Court of Chancery determines a substantial issue, establishes a legal right, presents a question of law of first instance in this State and a review of the interlocutory order may otherwise serve considerations of justice. For the foregoing reasons the Court further concludes that there are important and urgent reasons for an immediate determination by this Court of the issues presented by these appeals.

NOW, THEREFORE, IT IS ORDERED pursuant to Rule 42 that the within interlocutory appeals be, and the same hereby are,

ACCEPTED.

BY THE COURT:

C. G. Moore II
Justice