

**IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT**

United States Court of Appeals
Fifth Circuit

FILED

June 1, 2010

Lyle W. Cayce
Clerk

No. 09-51103

Summary Calendar

SARAH STANNARD,

Plaintiff - Appellant

v.

NORTH EAST INDEPENDENT SCHOOL DISTRICT, (NEISD); RICARDO R LOPEZ, Individually and in his capacity as NEISD "District Counsel"; THE LAW FIRM OF FELDMAN, ROGERS, MORRIS & GROVER, LLP, Individually and in its capacity as NEISD "District Counsel",

Defendants - Appellees

Appeal from the United States District Court
for the Western District of Texas
USDC No. 5:09-CV-98

Before HIGGINBOTHAM, CLEMENT, and SOUTHWICK, Circuit Judges.

PER CURIAM:*

After reviewing the briefs and record, we find no reversible error in this meritless appeal and AFFIRM for essentially the reasons set forth by the district court. We DENY all outstanding motions, including motions for sanctions, but REPRIMAND Sarah Stannard's attorney – Patricia J. Matassarini – for unwarranted hyperbole contained in her submissions.

* Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.