IN THE UNITED STATES COURT OF APPEALS

FOR THE FIFTH CIRCUIT

No. 92-7785 Summary Calendar

FRANCIS JONES and DEMARIOUS JONES,

Plaintiffs-Appellants,

VERSUS

ALLIED VAN LINES,

Defendant-Appellee.

Appeal from the United States District Court for the Southern District of Texas

CA L 91 48

June 2, 1993

Before HIGGINBOTHAM, SMITH, and DeMOSS, Circuit Judges.
PER CURIAM:*

The plaintiffs challenge a limitation of liability imposed by Allied Van Lines following the destruction of their household goods by fire at a storage facility while being moved by the company. On the basis of a comprehensive memorandum and order, the district court granted summary judgment for the company. The court correctly concluded that this matter is governed by Rohner

^{*} Local Rule 47.5.1 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that rule, the court has determined that this opinion should not be published.

Gehrig Co. v. Tri-State Motor Transit, 950 F.2d 1079 (5th Cir.
1992) (en banc).

We AFFIRM the judgment essentially for the reasons carefully explained by the district court in its memorandum and order.