## UNITED STATES COURT OF APPEALS

## FOR THE FIFTH CIRCUIT

No. 93-7039 Summary Calendar

DEBORAH McGLOTHIN,

Plaintiff-Appellant,

versus

THE JACKSON MUNICIPAL SEPARATE SCHOOL DISTRICT, ET AL.,

Defendants-Appellees.

Appeal from the United States District Court for the Southern District of Mississippi (CA-J90-0402(L)(N))

(August 6, 1993)

Before POLITZ, Chief Judge, DAVIS and SMITH, Circuit Judges.
PER CURIAM:\*

Employed as a teacher's aide until March 17, 1987 when the authorities in the Jackson Municipal Separate School District discharged her for insubordination and repeated defiance of directives to comply with the district's written policy on professional appearance and grooming practices, Deborah McGlothin

<sup>\*</sup>Local Rule 47.5 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 Pursuant to that Rule, the Court has determined that this opinion should not be published.

filed the instant complaint, alleging violations of Title VII and her first amendment religious rights. Following a bench trial, on November 30, 1990 the district court filed a comprehensive and scholarly Memorandum Opinion and Order upon which it based its judgment rejecting McGlothin's demands. On the facts as found and authorities and reasoning cited in the trial court's reasons for judgment, and being persuaded beyond peradventure that the judgment is correct, we AFFIRM.