

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 94-30158

HOLLYWOOD MARINE, INC.,

Plaintiff-Appellant,

versus

WENDY C M/V, her engines, tackle apparel,
etc., in rem., HARBOR TOWING, INC. and
HARBOR TOWING and FLEETING, INC.,

Defendants-Appellees.

HARBOR TOWING and FLEETING, INC., as
Owner of the M/V WENDY,

Petitioner-Appellee,

versus

HOLLYWOOD MARINE, INC.,

Claimant-Appellant.

Appeal from the United States District Court
for the Eastern District of Louisiana
(CA-92-3848-N c/w 92-3866-N)

(February 14, 1995)

Before VAN GRAAFEILAND*, JOLLY, and WIENER, Circuit Judges.

PER CURIAM:**

After reviewing the briefs, the record, and the excellent arguments of counsel, we are convinced that although this fact-intensive case may be close in many respects, the district court did not clearly err in resolving the factual disputes, nor did it err in applying the law to these facts. Its judgment is therefore

A F F I R M E D.

* Circuit Judge sitting by designation.

**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 Pursuant to that Rule, the court has determined that this opinion should not be published.