

UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 95-11216

THE HERTZ CORPORATION;
RELIANCE INSURANCE COMPANY,

Plaintiffs-Appellees,

versus

BEATRIZ PAP; SANTA RIVERA;
SABINO SALAZAR; MANUEL GARCIA
VELAZQUEZ; BRAULIA HERNANDEZ
VELAZQUEZ; ESPERANZA FLORES
MORALES, Individually; ESPERANZA
FLORES MORALES, As Representative
of the Estate of Jose Medina, Deceased,

Defendants-Appellants.

Appeal from the United States District Court for the
Northern District of Texas
(4:93-CV-518-Y)

September 11, 1996

Before HIGGINBOTHAM, DUHÉ, and BENAVIDES, Circuit Judges.

PER CURIAM:*

Defendants-appellants appeal from an adverse summary judgment entered in favor of plaintiffs-appellees on their action for

* Pursuant to Local Rule 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in Local Rule 47.5.4.

declaratory judgment. After carefully reviewing the arguments, briefs and record on appeal, we find no merit to the claims made on appeal and affirm essentially for the reasons contained in the district court's comprehensive opinion. See *The Hertz Corp. et al. v. Pap, et al.*, No. 4:93-CV518X (N.D.Tex. Dec. 14, 1995).¹

AFFIRMED.

¹ The appellants' claim that the judgment of the district court was premature was not pursued in the district court. In any event, the claim is frivolous and has been rejected by this court. See *Western Heritage Insurance Co. v. River Entertainment*, 998 F.2d 311, 315 (5th Cir. 1993).