

UNITED STATES COURT OF APPEALS
For the Fifth Circuit

No. 93-7183
Summary Calendar

Gloria McCullum,

Plaintiff-Appellant,

VERSUS

The Jackson Public School District,

Defendant-Appellee.

Appeal from the United States District Court
For the Southern District of Mississippi

(CA-J91-0514(W)(N))

(September 16, 1994)

Before KING, JOLLY, and DeMOSS, Circuit Judges.

PER CURIAM:*

This is an employment discrimination and civil rights suit filed by appellant Gloria McCullum against The Jackson Public School District which was tried by consent before a U.S. Magistrate Judge. The court granted summary judgment on plaintiff's Title VII

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 Pursuant to that Rule, the Court has determined that this opinion should not be published.

sex discrimination claims and thereafter conducted an evidentiary hearing which covered four days of sworn testimony. We have carefully reviewed the briefs, the reply briefs, the record excerpts and relevant portions of the record itself, and have concluded that:

1. The findings of fact set forth by the magistrate judge in his opinion and judgment filed under date of October 9, 1992, are not clearly erroneous and are adequately supported by the testimony and evidence; and
2. Judgment was properly rendered by the magistrate judge in favor of Jackson Public School District.

Accordingly, the judgment of the magistrate judge is **AFFIRMED**.