

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 93-9090

OHIOCUBCO, INC.,

Plaintiff-Appellee,

VERSUS

ROBERT J. PIERSON, ET AL.,

Defendants,

ROBERT J. PIERSON,

Defendant-Appellant.

Appeal from the United States District Court
for the Northern District of Texas
(3:92-CV-779-G)

(November 2, 1994)

Before SMITH and EMILIO M. GARZA, Circuit Judges, and BERRIGAN,
District Judge.*

PER CURIAM:**

Having reviewed the briefs and relevant portions of the
record, and having heard the arguments of counsel, we conclude that

* District Judge of the Eastern District of Louisiana, sitting by
designation.

** 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that this opinion should not be published.

summary judgment was proper and that there was no abuse of discretion in the denial of leave to amend. Accordingly, defendant Robert Pierson is liable on the subject guaranty. There is no reversible error, and the judgment is in all respects AFFIRMED.