

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 93-2105

MAINLAND SAVINGS ASSOCIATION and
MAINLAND BUILDING & DEVELOPMENT
CORPORATION,

Plaintiffs-Counter
Defendants-Appellees.

v.

EDWARD L. WHITTENBURG, ET AL.,

Defendants,

EDWARD L. WHITTENBURG and
ALEXANDRITE CORPORATION,

Defendants-Counter
Plaintiffs-Appellants.

Appeal from the United States District Court
for the Southern District of Texas
(CA-H-86-1826)

(March 7, 1994)

Before KING and WIENER, Circuit Judges, and DOHERTY*, District
Judge.

PER CURIAM:**

* District Judge of the Western District of Louisiana,
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

We have reviewed the record, including the district court's memorandum opinion entered October 8, 1992, and the briefs of the parties and we have heard oral argument. The FDIC has advanced several arguments in support of the district court's judgment, any one of which would be sufficient to sustain that judgment. Whittenburg and Alexandrite Corporation have failed to persuade us that any of those arguments is in error. Accordingly, the judgment of the district court is

AFFIRMED.

that this opinion should not be published.