

UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

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No. 93-7138

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SEAMUS IAIN COWLEY,  
Individually and as representative  
for other underwriters, ETC.,

Plaintiff-Counter-Defendant-Appellee,

versus

WILLIAM WADELL STAPLETON,  
Individually and as representative for the  
Class Claimants in pending cause  
No. 15,445, ETC.,

Defendant-Counter Claimant-  
Cross Claimant- Third Party  
Plaintiff-Appellant,

versus

TEXAS SNUBBING CONTROL, INC.,

Cross-Defendant-Appellee,

versus

JIM HATCHINGS,

Third Party Defendant-Appellee.

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Appeal from the United States District Court  
for the Southern District of Mississippi  
(CA J89 32)

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(January 17, 1994)

Before JONES and DeMOSS, Circuit Judges and COBB\*, District Judge.

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\* District Judge of the Eastern District of Texas, sitting by designation.

PER CURIAM:\*\*

Having considered the briefs and arguments of counsel, this court finds no reversible error of fact or law in the district court opinion and affirms on the basis of that court's careful analysis of the case.

**AFFIRMED.**

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 Pursuant to that Rule, the Court has determined that this opinion should not be published.