

UNITED STATES COURT OF APPEALS
for the Fifth Circuit

No. 93-7594
Summary Calendar

IN THE MATTER OF: ANDREW L. PAYTON and
CAROLYN L. PAYTON, ET AL.,

Debtors.

GREEN TREE FINANCIAL CORP.-MISSISSIPPI

Plaintiff-Appellant,

VERSUS

ANDREW L. PAYTON, ET AL

Defendants-Appellees.

Appeal from the United States District Court
for the Southern District of Mississippi
(3:93-CV-10 cons/w 93-CV-7, etal)

(May 4, 1994)

Before DAVIS, JONES, and DUHÉ, Circuit Judges.

PER CURIAM:¹

Appellant, a secured creditor in seven Chapter 13 bankruptcy proceedings, seeks relief from the stay contending that the Debtors are in default under the plans because the payments made on their behalf by the Trustee are not made in accord with the terms and conditions of the Debtor's contracts with Appellant. Appellant

¹ 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 Pursuant to that Rule, the Court has determined that this opinion should not be published.

argues primarily that the failure to do so constitutes an impermissible modification of Appellant's rights under 11 U.S.C. § 1322(b)(2).

The Findings of Fact and Conclusions of Law made by the bankruptcy court are carefully and properly done, and correct legal conclusions are drawn. They were adopted by the district court which affirmed. We likewise affirm the district court on the basis of the thorough and correct findings and conclusions of the bankruptcy court which it adopted.

AFFIRMED.