

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 94-20796

RONALD G. PAWLIK AND SARAH G.
STANLEY,

Plaintiffs-Appellants,

versus

TEXAS GAS TRANSMISSION CORPORATION,
as member of Retirement Board of Texas
Gas Retirement Plan, Et Al.,

Defendants,

TEXAS GAS TRANSMISSION CORPORATION,
as member of Retirement Board of Texas
Gas Retirement Plan, ROBERT W. BEST,
as member of Retirement Board of
Texas Gas Retirement Plan and G. TED
SMITH, as member of Retirement Board of
Texas Gas Retirement Plan,

Defendants-Appellees.

Appeal from the United States District Court
for the Southern District of Texas
(CA-H-91-2317)

(September 29, 1995)

Before REAVLEY, JOLLY, and WIENER, Circuit Judges:

PER CURIAM*

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 Pursuant to that Rule, the Court has determined that this opinion should not be published.

This court has reviewed the briefs of able counsel, heard oral argument, and reviewed the record on appeal. Further, we have read with care and considered the excellent, craftsmanlike Findings of Fact and Conclusions of law penned by our learned colleague on the district bench who tried this case. As a result, we are in complete agreement with the district court, whose opinion and judgment is, in all respects,
AFFIRMED.