

IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

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No. 98-10736  
Summary Calendar

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MARY T. DODEN,

Plaintiff-Appellant,

v.

LOCKHEED MARTIN VOUGHT SYSTEMS; STEVE BARANOWSKI,

Defendants-Appellees.

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Appeal from the United States District Court  
for the Northern District of Texas  
(3:97-CV-1525-T)  
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December 15, 1998

Before EMILIO M. GARZA, DeMOSS, and BENAVIDES, Circuit  
Judges.

PER CURIAM:\*

Appellant, Mary T. Doden ("Doden"), appeals from an  
adverse summary judgment dismissing her claim brought  
pursuant to the Americans with Disabilities Act, 42 U.S.C.  
§§ 12101-12117 ("ADA"). Rather than determine whether the  
ADA would permit a cause of action for a hostile work  
environment, the district court assumed that such an action  
would be available and found the actions complained of were

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\* Pursuant to 5TH CIR. R. 47.5, the Court has determined that this  
opinion should not be published and is not precedent except under the  
limited circumstances set forth in 5TH CIR. R. 47.5.4.

insufficient to constitute a claim for harassment. We agree and affirm for the reasons set forth in the district court's order granting summary judgment dated May 20, 1998. See also McConathy v. Dr. Pepper/Seven Up Corp., 131 F.3d 558, 563 (5th Cir. 1998).

AFFIRMED.