

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 99-30647

LARONDA GEORGE,

Plaintiff-Appellant,

versus

LIVINGSTON PARISH SCHOOL BOARD;
RICK WENTZEL; LOUIS SCHULTZ,

Defendants-Appellees.

Appeal from the United States District Court for
the Middle District of Louisiana
(U.S.D.C. No. 98-CV-466-B)

September 8, 2000

Before REAVLEY, BENAVIDES and DENNIS, Circuit Judges.

PER CURIAM:*

Laronda George appeals from the qualified-immunity dismissal of her claims against appellees Rick Wentzel and Louis Schultz. We affirm because no

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 R. 47.5, the Court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR.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

constitutional violation of George' rights under clearly established law was alleged. See Guidry v. Broussard, 897 F.2d 181 (5th Cir. 1990) (holding that the law was uncertain regarding the extent to which a school principal may censor religious speech in a valedictory address). Appellees were therefore entitled to qualified immunity.

AFFIRMED.