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[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS

FOR THE E	ELEVENTH CIRCU	TT
N	o. 12-12230	
D. C. Docket No	. 1:10-cv-00038-JRI	H-WLB
MARION RINKER,		Plaintiff-Appellant
	versus	
COLUMBIA COUNTY BOARD OF COLUMBIA COUNTY SCHOOL S DEPARTMENT OF TRANSPORA CHARLES R. NAGLE, Superintendent of Schools, et al.,	SYSTEM,	
		Defendants-Appellees
		-

Appeal from the United States District Court for the Southern District of Georgia

(May 21, 2013)

Before HULL, WILSON and FARRIS,* Circuit Judges.

^{*}Honorable Jerome Farris, United States Circuit Judge for the Ninth Circuit, sitting by designation.

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PER CURIAM:

After full review and with the benefit of oral argument, we conclude that Plaintiff-Appellant Marion Rinker has demonstrated no reversible error in the district court's order granting summary judgment to the Defendants-Appellees, Columbia County Board of Education; Columbia County School System, Department of Transportation; Superintendent of Schools Charles R. Nagle; Dewayne Porter, Director of Transportation; Assistant Superintendent Robert Jarrell; Columbia County Board of Education Chairman Regina Buccafusco; Columbia County Board of Education Vice-Chairman Mike Sleeper; and Columbia County Board of Education Weight Blackburn, Wayne Bridges, and Roxanne Whitaker. We affirm the grant of summary judgment based on the district court's thorough and well-reasoned order dated March 29, 2012.

AFFIRMED.