## [DO NOT PUBLISH]

## IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT		ELEVENTH CIRCUIT
	No. 06-11909	SEPT 13, 2006 THOMAS K. KAHN
	Non-Argument Calendar	CLERK
-		-
D. C.	Docket No. 04-00365-CV-W	DO-5
JAMES RAYMOND STEV	VART, JR.,	
FRANKIE CAUSEY, GEO	RGE DEUHART,	
MARIO T. SMITH, WILL	MORTON,	
JAMES B. ALEXANDER,	JR.,	
JEROME OWENS, JR.,		
NATHAN JEROME HARF	<i>'</i>	
CHRISTOPHER FLEMING	,	
NICKALOUS GREEN, RA	*	
ANTWAN KIRKLAND, O		
FRED WILLIAMS, R. W.		.:00
	Plain	tiffs-Appellants,
	versus	
BIBB COUNTY BOARD (	OF EDUCATION,	
RAYNETTE EVANS, indi	ividually and in	
her capacity as Athletic Dire	ector of the Bibb	
County Schools,		
	Defe	ndants-Appellees.
-		-
* *	from the United States District of Georg	
-		-

(September 13, 2006)

Before CARNES, PRYOR and HILL, Circuit Judges.

## PER CURIAM:

Plaintiff Stewart, coach of a high school football team, and other plaintiffs, former football players on the team, bring action against the Bibb County, Georgia, Board of Education and the Athletic Director for the Bibb County Schools.

Plaintiffs allege that they were damaged when the Georgia High School
Association forfeited the school's games for the season having found that a
residence eligibility rule had been violated by the team's including a non-county
resident. The Athletic Director and Board of Education members failed to appeal
the ruling. Damages were alleged to have been sustained by the loss of
opportunities to participate in playoff games, loss of exposure to college recruiting
coaches, etc.

Defendants' motion to dismiss, converted to a motion for summary judgment, was granted. Plaintiffs appeal.

We have carefully reviewed the record, the briefs of the parties and the Order and Judgment of the Honorable Wilbur D. Owens, Jr., United States District Judge in *Stewart v. Bibb County Bd. of Ed.*, No. 5:04 CV 365, 2006 WL 449197 (M.D. Ga. Feb. 23, 2006).

Finding no reversible error therein, the summary judgment in favor of defendants/appellees is AFFIRMED.