

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF LOUISIANA

LEWIS P. McCLUNG, JR.

CIVIL ACTION NO. 11-0263

VERSUS

MAGISTRATE JUDGE HILL

SHELL CHEMICAL, LP, ET AL

BY CONSENT OF THE PARTIES

RULING ON MOTION FOR SUMMARY JUDGMENT

Pending before the undersigned is the Motion for Summary Judgment filed by defendant, Shell Chemical, LP (“Shell”), on July 20, 2012. [rec. doc. 31].¹ Plaintiff, Lewis P. McClung, Jr. (“McClung”), has filed opposition. [rec. doc. 41]. Shell filed a reply brief. [rec. doc. 43]. The matter was submitted on briefs.

For the following reasons, the motion is **GRANTED**.

Background

McClung brought this employment discrimination action against his former employer, Shell, and three Shell employees, Randy Gautreaux, Ken Yurik, and Craig Inman, claiming that he was unlawfully terminated against on the basis of his race, sex, and age. He filed suit pursuant to Title VII of the Civil Rights Act of 1964, 42 U.S.C. §§ 2000e *et seq.*; the Age Discrimination in Employment Act of 1969 (“ADEA”), 29 U.S.C. § 621, and the Louisiana Employment Discrimination Law, La. Rev. Stat. § 23:301 *et seq.* Additionally, he asserts claims for Shell’s alleged nonpayment of wages under the

¹All claims against the other defendants, Randy Gautreaux, Ken Yurik, and Craig Inman, were previously dismissed by the Court. [rec. doc. 21].

Conclusion

Accordingly, **IT IS ORDERED** that the motion for summary judgment be **GRANTED**, and that all claims against defendant, Shell Chemical, LP, be **DISMISSED WITH PREJUDICE**.

Signed September 25, 2012, at Lafayette, Louisiana.



C. MICHAEL HILL
UNITED STATES MAGISTRATE JUDGE

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