

Unpublished Disposition

156 F.3d 1235

NOTICE: THIS IS AN UNPUBLISHED OPINION.

(The Court's decision is referenced in a "Table of Decisions Without Reported Opinions" appearing in the Federal Reporter. Use FI CTA9 Rule 36-3 for rules regarding the citation of unpublished opinions.)

United States Court of Appeals, Ninth Circuit.

Archie BAREFIELD, Jr.; Cornell Bert; Johnny Coffee Pete Flores; Clarence E. Gordon; Salvador Monarrez; Eulas D. Thomas; DeMelvin Williams;
on behalf of themselves and others similarly situated, Plaintiffs,

and

Leon E. FRANCIES, Jr., Plaintiff-Appellant,

v.

CHEVRON U.S.A., INC., Defendant-Appellee.

No. 97-15451. | D.C. No. CV-86-02427-TEH. |
Argued and Submitted July 14, 1998. | Decided Aug.
12, 1998.

Footnotes

- * This disposition is not appropriate for publication and may not be cited to or by the courts of this circuit except as provided by Ninth Circuit Rule 36-3.

Appeal from the United States District Court for the Northern District of California, Thelton E. Henderson, District Judge, Presiding.

Before CHOY, REINHARDT and THOMPSON, Circuit Judges.

Opinion

MEMORANDUM*

*1 The district court's judgment in favor of the defendant-appellee Chevron U.S.A., Inc., and against the plaintiff-appellant Leon E. Francies, Jr., is affirmed for the reasons given by the district court in its findings of fact and conclusions of law filed January 2, 1997, pertaining to the claims of Mr. Francies.

AFFIRMED.