

1995 WL 704036 (C.A.3)
United States Court of Appeals, Third Circuit.

UNITED STATES OF AMERICA, SHARON
TAXMAN, Plaintiff-Intervenor

v.

BOARD OF EDUCATION OF THE TOWNSHIP
OF PISCATAWAY, Appellant; SHARON TAXMAN,
Appellant v. BOARD OF EDUCATION OF THE
TOWNSHIP OF PISCATAWAY

Nos. 94-5090 and 94-5112. | Nov. 17, 1995.

Before SLOVITER, Chief Judge, and MANSMANN and
McKEE, Judges.

Opinion

DELORES SLOVITER, Chief Judge

*1 The Board of Education of the Township of
Piscataway, defendant in a Title VII action filed by the
United States in which Sharon Taxman intervened as a

plaintiff, has appealed to this court from an adverse
judgment by the district court. The United States, which
has not formally withdrawn from the lawsuit or filed a
motion to do so, has filed a Motion to file a brief as
amicus curiae, representing that it can no longer support
the judgment of the district court for which it had argued.
Intervenor Taxman opposes the United States' motion.

After consideration of the positions of the parties in
papers filed with this court, and in the original oral
argument on the motion,

It is hereby ordered that the motion of the United States to
file a brief amicus curiae is denied; that the position of the
United States at the original oral argument shall be treated
as a motion to withdraw as a party, which motion is
granted; and that the caption in No. 94-5090 shall reflect
the status of Sharon Taxman as plaintiff-intervenor.

Parallel Citations

69 Fair Empl.Prac.Cas. (BNA) 448