

United States Court of Appeals
FOR THE EIGHTH CIRCUIT

No. 05-1567

Charles Pointer,

Appellant,

v.

Riverview Gardens School District;
Unknown Montgomery, former
Assistant Principal at Riverview
Gardens High School; Gwen
Rosenfeld, Assistant Superintendent of
Personnel,

Appellees.

*
*
*
* Appeal from the United States
* District Court for the
* Eastern District of Missouri.
*
* [UNPUBLISHED]
*
*
*
*
*
*
*

Submitted: March 2, 2006
Filed: March 28, 2006

Before RILEY, MAGILL, and GRUENDER, Circuit Judges.

PER CURIAM.

Charles Pointer appeals the district court's¹ adverse grant of summary judgment in his Title VII and state-law employment-discrimination case against Riverview

¹The Honorable Catherine D. Perry, United States District Judge for the Eastern District of Missouri.

Gardens School District and two of its employees. Pointer alleged that his termination from a substitute teaching position was based on his race and sex.

After de novo review, see Kasper v. Federated Mut. Ins. Co., 425 F.3d 496, 502 (8th Cir. 2005), we conclude the grant of summary judgment was proper for the reasons explained by the district court. Accordingly, we affirm. See 8th Cir. R. 47B.

We also deny defendants' motion to take judicial notice and Pointer's motion for sanctions.
