



**WAYNE WOODWARD, Plaintiff, v. THE HEREFORD INDEPENDENT SCHOOL DISTRICT, PAT HUGHES, Principal, ROY HARTMAN, Superintendent, and JAMES GENTRY, DANNY MARTIN, JIM CONKWRIGHT, RON ZIMMERMAN, JIM ARNEY, LYNTON ALLRED, CLARK ANDREWS, Members of the School Board, Defendants**

**Civil Action No. CA-2-75-111**

**UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS, AMARILLO DIVISION**

*421 F. Supp. 93; 1976 U.S. Dist. LEXIS 12821*

**October 12, 1976**

**COUNSEL:** [\*\*1] Robin M. Green, Amarillo, Texas.

Thomas J. Griffith, Lubbock, Texas, For Plaintiff.

awarded to plaintiff is of a value in excess of \$10,000.00 exclusive of interest and costs.

Plaintiff, pursuant to six written contracts (Defts. Exs. 14 through 19), had been employed by The Hereford Independent School [\*\*3] District as a teacher in the La Plata Junior High School in Hereford, Texas, and taught English in the seventh and ninth grades. The contracts covered a one-year period only and the last one covered the school year of 1974-75.

In March of 1975, the superintendent presented to the school board for ta-11muman0(sch7(ta-11d)-16.2(one)-recomm3.4ation-11741.1riod)-741.1rproposal-11741.1rtooneas wri



2074, 48 L. Ed. 2d 684 (1976).

Further, the facts do not [\*\*11] prove or show that the defendants have in any way damaged or harmed the reputation of the plaintiff, nor has a "stigma or other disability that foreclosed his freedom to take advantage of other employment opportunities" been imposed. *Roth, supra, at 573.*

Recovery cannot therefore be attained by the plaintiff on a6rn has no right to a hearing, the adequacy of the hearing

of the above two grounds.

appears to the court that plaintiff has attempted in a proper manner to mitigate his damages but was unsuccessful in doing so. attorney.

ENTERED this 12th day of October ETd [

All relief not herein ordered will be denied, and all costs will be taxed as against the defendants.

The Clerk will furnish a copy hereof to each