NOTICE: THIS IS AN UNPUBLISHED OPINION.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 Use FI CTA6 Rule 28 and FI CTA6 IOP 206 for rules regarding the citation of unpublished opinions.)

United States Court of Appeals, Sixth Circuit.

Robert C. POWELL, Plaintiff-Appellant, v. $\label{eq:condition} \text{MARTIN MARIETTA ENERGY SYSTEMS, INC., Defendant-Appellee.}$

No. 89-5519

May 8, 1990

On Appeal from the United States District Court for the Eastern District of Tennessee, 86-00904, Murrian, D.J.

AFFIRMED.

Before KENNEDY and WELLFORD, Circuit Judges, and ENGEL, Senior Circuit Judge.

PER CURIAM:

**1 Robert C. Powell brought this lawsuit alleging that his employer, Martin Marietta Energy Systems, Inc., refused to respond to his complaints of racial harassment and in other ways discriminated against him because of his race. By consent of the parties, the case was heard before a United States Magistrate. The Magistrate prepared lengthy findings of fact and conclusions of law and determined that Powell had not met his burden of proving discrimination.

Despite the able briefing of counsel and consideration of the entire record, we are unable to conclude that the Magistrate's findings are clearly erroneous. Accordingly, we affirm the judgment below for the reasons stated in the Magistrate's Memorandum Opinion filed March 13, 1989.