

UNPUBLISHED

UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT

---

**No. 05-1282**

---

MARY MARGARET DAGGY,

Plaintiff - Appellant,

versus

STAUNTON CITY SCHOOLS, in its corporate status; SHELLEY P. BRYANT; CHAIR GREGORY C. COOK; DR. JAMES J. HARRINGTON; OPHIE A. KIER; VICE CHAIR ANDREA W. OAKES; ANGIE V. WHITESELL; TERI SUMEY, in her official and individual capacities; NANCY HAYNES, in her official and individual capacities; HARRY LUNSFORD,

Defendants - Appellees.

---

Appeal from the United States District Court for the Western District of Virginia, at Harrisonburg. Samuel G. Wilson, District Judge. (CA-04-23-5)

---

Submitted: November 30, 2005                      Decided: December 28, 2005

---

Before LUTTIG, MOTZ, and TRAXLER, Circuit Judges.

---

Affirmed by unpublished per curiam opinion.

---

Robert P. Dwoskin, Charlottesville, Virginia, for Appellant.  
Elizabeth S. Skilling, Jeremy D. Capps, Joseph Robinson, HARMAN, CLAYTOR, CORRIGAN & WELLMAN, Richmond, Virginia, for Appellees.

---

Unpublished opinions are not binding precedent in this circuit.  
See Local Rule 36(c).

PER CURIAM:

Mary Margaret Daggy appeals the district court's order granting the defendants' motion to dismiss her civil action in which she alleged that the defendants conspired to violate her rights to procedural and substantive due process and discriminated against her on account of her age when her job was eliminated. We affirm for the reasons stated by the district court in its memorandum opinion. See Daggy v. Staunton City Schs., No. CA-04-23-5 (W.D. Va. Dec. 14, 2004). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before the court and argument would not aid the decisional process.

AFFIRMED