

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 09-1220

INSTANT TAX SERVICE 10060, LLC; CHARITA DOUGLAS,

Plaintiffs - Appellants,

v.

TCA FINANCIAL, LLC, a/k/a ITS Financial, LLC, d/b/a Instant
Tax Service,

Defendant - Appellee,

and

FESUM OGBAZION,

Defendant.

Appeal from the United States District Court for the District of
Maryland, at Greenbelt. Peter J. Messitte, Senior District
Judge. (8:08-cv-02364-PJM)

Submitted: April 29, 2010

Decided: June 1, 2010

Before MOTZ and GREGORY, Circuit Judges, and HAMILTON, Senior
Circuit Judge.

Affirmed by unpublished per curiam opinion.

Donald M. Temple, TEMPLE LAW GROUP, Washington, D.C., for
Appellants. Norman M. Leon, DLA PIPER LLP, Chicago, Illinois,
for Appellee.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Instant Tax Service 10060, LLC and Charita Douglas appeal the district court's order granting TCA Financial, LLC's motion for summary judgment and dismissing Douglas' claims under the doctrine of res judicata. We have reviewed the record and Douglas' arguments and affirm on the reasoning of the district court as stated during the hearing on the motion. Douglas v. TCA Financial, LLC, No. 8:08-cv-02364-PJM (D. Md. filed Jan. 26, 2009; entered Jan. 27, 2009). Furthermore, we find Douglas waived review of her claims regarding RICO and wrongful termination because she failed to claim in the district court that the claims were not barred by res judicata. Holly Hill Farm Corp. v. United States, 447 F.3d 258, 267 (4th Cir. 2006); Rose v. Lee, 252 F.3d 676, 687 (4th Cir. 2001).

Accordingly, we affirm. 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