

1W

Draughon v. Harnett Cty. Bd. of Educ.  
No. 358A03  
Filed 6 February 2004

No headnotes.

IN THE SUPREME COURT OF NORTH CAROLINA

No. 358A03

FILED: 6 FEBRUARY 2004

LYNETTA DRAUGHON, Personal Representative of the ESTATE OF MAX  
DRAUGHON, Deceased

v.

HARNETT COUNTY BOARD OF EDUCATION and BARRY HONEYCUTT, JACKIE  
SAMUELS, STEPHEN AUSLEY, JASON SPELL, ANTHONY BARBOUR, PERRY  
SAENZ, DON WILSON, JR., RAYMOND McCALL, and BRIAN STRICKLAND, in  
their Individual and Official Capacities

Appeal pursuant to N.C.G.S. § 7A-30(2) from the  
decision of a divided panel of the Court of Appeals, 158 N.C.  
App. 208, 580 S.E.2d 732 (2003), affirming an order for summary  
judgment entered 17 December 2001 by Judge Wiley F. Bowen in  
Superior Court, Harnett County. Heard in the Supreme Court 9  
December 2003.

*Keith A. Bishop, PLLC, by Keith A. Bishop, for  
plaintiff-appellant.*

*Tharrington Smith, LLP, by Jonathan A. Blumberg and  
Lisa Lukasik, for all defendant-appellees; Cranfill,  
Sumner & Hartzog, LLP, by Patricia L. Holland, for  
defendant-appellees Honeycutt, Ausley, and McCall; and  
Bailey & Dixon, LLP, by Gary Parsons and Warren Savage,  
for defendant-appellees Honeycutt, Ausley, McCall,  
Spell, and Wilson.*

PER CURIAM.

AFFIRMED.