

NOT RECOMMENDED FOR FULL-TEXT PUBLICATION

File Name: 05a0670n.06

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No. 04-1388

**UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT**

HARLEY J. ROBINSON TRUST, a Michigan Trust,)

Plaintiff-Appellee,)

v.)

ARDMORE ACRES, INC., a Michigan corporation;)
UNITED STATES OF AMERICA; STATE OF)
MICHIGAN; MICHIGAN EMPLOYMENT)
SECURITY COMMISSION,)

Defendants,)

HENRY WOODWORTH, M.D.; MAMOUN)
DABBAGH, M.D.; ROBERT NICCOLINI, M.D.,)

Defendants-Appellants.)

**ON APPEAL FROM THE
UNITED STATES DISTRICT
COURT FOR THE EASTERN
DISTRICT OF MICHIGAN**

**MEMORANDUM
OPINION**

BEFORE: NORRIS and DAUGHTREY, Circuit Judges; JORDAN, District Judge.*

PER CURIAM. Defendants, Henry Woodworth, M.D., Mamoun Dabbagh, M.D., and Robert Niccolini, M.D., appeal the district court's grant of summary judgment to plaintiff Harley J. Robinson Trust ("Trust") in this priority dispute among lien holders.

Having carefully considered the record on appeal, the briefs of the parties, and the applicable law, we are not persuaded that the district court erred in granting summary judgment to plaintiff.

*The Honorable R. Leon Jordan, United States District Judge for the Eastern District of Tennessee, sitting by designation.

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Robinson v. Ardmore Acres

Because the reasoning which supports summary judgment for plaintiff has been articulated by the district court, the issuance of a detailed written opinion by this court would serve no useful purpose. Accordingly, the judgment of the district court is **affirmed** upon the reasoning employed by that court in its Memorandum and Order filed on February 12, 2004.