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87-2084, 88-214 Jett v Dallas Ind Sch Dist

Job term by Sch Dist & suit U 1981 & 1983.

Jett a HS football coach. Removal reason by Principal Todd & OK by Super Welfit.

Jett is white & his document HS was gray blood. His ch rested on race.

" got a old 850kt + 50 points

DCT, on NOV inter, OKed, w/ commitment for 450 kt + 112 fees

Todd led on fees + 50 v t deus. (Todd settled)

CS - 2 & remanded for a new trial

1983 Todd's reason was based on race, but Dist is liable U 1983 bec Todd is a pol-maker per Remlan 475/469

Welfit was a pol-maker but unoff E his OK based on race.

1981 Here no liability per Regt super. State liable U 1981 & 1983 + sc.

is "official pol" regent v Monell 436/658 governs 1981

2084

214

I wd - (1981) & removal (1983)

In Patterson we can hold 1981 prohib racial discrim by private Eor & the ind-donors/budwe forward applies E 1981 remed is official's pol-making with irel.

1981 applies E local sch. dists + VII

Regt argnt to 1981 viol can be made so thru 1983

1983 a very def stat. 1981 rests on K

Regt argnt to, even if 1981 is 1/2, Monell applies

K liab differs from tort liab for 1983 a its non RS

∴ RS can apply if use for a period.

U K theo Eor is liab for wrongful term by

1983 is here only an applier v Proprietary, is who Welfit a pol-maker

I stool will come in Proprietary. ∴ relevant

*Welfit*

*Welfit*