IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT	,
	FILED U.S. COURT OF APPEALS
No. 10-13264	ELEVENTH CIRCUIT MARCH 18, 2011 JOHN LEY CLERK
D. C. Docket No. 4:09-cv-00101-HI	LM
C.C., LISA COLEMAN, As Natural Parent and Legal Guardian for C.C.,	
	Plaintiffs-Appellants,
versus	
BARTOW COUNTY SCHOOL DISTRICT,	
	Defendant-Appellee.
Appeal from the United States District for the Northern District of Georgi	
(March 18, 2011)	
Before DUBINA, Chief Judge, EDMONDSON and WILS PER CURIAM:	ON, Circuit Judges.

Appellants/Plaintiffs C.C. and his mother Lisa Coleman appeal the district court's grant of summary judgment for Appellee/Defendant Bartow County School District on their Title IX claims of sexual discrimination. The Plaintiffs contend that they have put on sufficient evidence to create genuine issues of material fact for all elements of their Title IX claim.

After reviewing the record, reading the parties' briefs, and having the benefit of oral argument, we conclude that the district court correctly held that the Plaintiffs failed to create a genuine issue of material fact whether C.C. suffered discrimination "so severe, pervasive, and objectively offensive that it effectively bar[red his] access to an educational opportunity or benefit." *Davis Next Friend LaShonda D. v. Monroe County Bd. Of Educ.*, 526 U.S. 629, 650 119 S. Ct. 1661, 1675 (1999). Therefore, we affirm the district court's grant of summary judgment in favor of the Defendants.

AFFIRMED.