

Reported Cases With Public Policy Impact

Ms. Pulliam concentrates in Federal Trial and Appellate Practice appearing regularly as either lead trial or appellate counsel. She has over 40 reported opinions. Reported decisions having significant social impact.

Murphy, et. al. v. Baptist Health System, 210 Ark. 358 (2010), acted as both Lead Trial Counsel & Appellant Counsel for a large cardiology practice with ownership in a specialty heart hospital to enjoin Baptist Health's economic credentialing policy.

People Who Care. et. al. vs. Rockford Board of Education School District # 205, 111 F.3d 528 (7th Cir. 1997) – Appointed by U.S. District Court, Northern District of Illinois, to act as legal assistant to the Special Master in remedy phase of a school desegregation case.

Quinn and Thompson v. Pulaski County Arkansas. et. al.. – Represented class of hearing impaired in a successful case to declare the State statute preventing hearing impaired individuals from service on juries violative of the Americans with Disabilities Act. After class certification, the State admitted liability, and the remedy was resolved by consent decree. (1994)
Milton v. Camden Public Schools. et. al.

Represented the Camden Board of Education in its alignment with plaintiffs, to obtain court ordered consolidation of Camden and Fairview and other desegregation relief paid for in part by the State of Arkansas. (1988 – 1991) (Resolved by consent decree.)

Little Rock School District y. Pulaski County Special School District. et al., 738 F.2d 82 (8th Cir. 1984); 778 F.2d 404 (en banc), cert. denied, 1063 S.Ct 2926 (1986) – One of the four lead attorneys representing the Little Rock School District achieving an interdistrict school desegregation remedy with state liability and funding. Liability, interdistrict relief, and state funding responsibility were all achieved prior to the termination of representation. (1983 – 1987)

Perkins v. City of West Helena, 514 F.Supp. 770 (1981) aff d. in part, 675 F. 2d 201 (1982) aff d. 1035 S.Ct. 33 (1983) – Represented class of African-American plaintiffs in successful voting rights case resulting in dissolution of at-large-electoral scheme (1979 – 1983).

