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No. 96-1610

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Theresa Wilhite,

Appellant,

v.

Arkansas Department of  
Human Services,

Appellee.

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\* Appeal from the United States  
\* District Court for the  
\* Eastern District of Arkansas.  
\* [UNPUBLISHED]  
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Submitted: December 12, 1996

Filed: February 5, 1997

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Before WOLLMAN and MURPHY, Circuit Judges, and TUNHEIM,<sup>1</sup> District  
Judge.

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PER CURIAM.

Theresa Wilhite appeals from the judgment entered by the district court<sup>2</sup> on the adverse jury verdict returned in her Title VII retaliatory discharge action filed under 42 U.S.C. § 2000e. Wilhite contends that the evidence was insufficient to support the verdict. Because she failed to move for judgment as a matter of law or for a new trial (we note that Wilhite's present counsel did not represent her at trial), we are limited to reviewing the record only for plain error to insure that no manifest miscarriage of justice has occurred. McKeel v. City of Pine Bluff, 73 F.3d 207, 212 (8th Cir. 1996); Catlett v. Local 7370 of United Paper Workers,

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<sup>1</sup>The HONORABLE JOHN R. TUNHEIM, United States District Judge for the District of Minnesota, sitting by designation.

<sup>2</sup>The Honorable William R. Wilson, United States District Judge for the Eastern District of Arkansas.

69 F.3d 254, 258 (8th Cir. 1995); Karjala v. Johns-Manville Products Corp.,  
523 F.2d 155, 157 (8th Cir. 1975).

Finding no such error, we affirm the judgment. See 8th Cir. Rule  
47B.

A true copy.

Attest:

CLERK, U. S. COURT OF APPEALS, EIGHTH CIRCUIT.