

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

United States Court of Appeals
Fifth Circuit

FILED

December 23, 2008

No. 08-60259
Summary Calendar

Charles R. Fulbruge III
Clerk

CHARLES LAVEL STRINGER

Plaintiff-Appellant

v.

WILLIAM BARNETT, BARBARA DUNN, JOHN WAITS, VICTORIA L.
RUDLETT, DANIEL COKER HORTON & BELL, P.A., ET AL.

Defendants-Appellees

Appeal from the United States District Court
Southern District of Mississippi
USDC No. 3:06-CV-663

Before JONES, Chief Judge, and DENNIS and HAYNES, Circuit Judges.

PER CURIAM:*

Charles Stringer, proceeding pro se and in forma pauperis, appeals the dismissal of various claims, including conspiracy, denial of access to the courts, violation of the Americans with Disabilities Act, and fraud. These claims arose out of a trial where he was found liable for a motor vehicle accident. He has

* Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.

sued the current defendants—the presiding judge, jurors, witnesses, lawyers, etc.—alleging that they were part of a “mock trial.”

This appeal is without arguable merit and thus frivolous. See *Howard v. King*, 707 F.2d 215, 219-20 (5th Cir. 1983). Therefore, it is dismissed as frivolous. See 5TH CIR. R. 42.2. Given the Appellant’s extensive and unsuccessful litigation record, Appellant is warned that future filings of repetitious or frivolous appeals may result in the imposition of sanctions. These sanctions may include dismissal, monetary sanctions, and restrictions on his ability to file papers in this court and any court subject to this court's jurisdiction.

DISMISSED.