

IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

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No. 96-10965  
Conference Calendar

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ALVA L. TURNER, an individual, and  
Successor in Interest and former Executor  
to the Estate of Lillie Mae Crittendon,  
a/k/a Lillie Mae York,  
a/k/a Lillie York Crittendon,

Plaintiff-Appellant,

versus

JO DRANE; GERALD G. WOLFSON; HENRY W. BOCKMAN;  
LAWRENCE GALE; GINA CONYERS; SANDRA DAVIS;  
DARREL JOHNSON; BRIAN SMITH; DEBORAH CHILDS;  
DE WITT W. CLINTON; COUNTY OF LOS ANGELES;  
BANK OF AMERICA; DOES 1 TO 50,

Defendants-Appellees.

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Appeal from the United States District Court  
for the Northern District of Texas  
USDC No. 4:96-CV-467-A  
- - - - -

February 20, 1997

Before SMITH, EMILIO M. GARZA, and PARKER, Circuit Judges.

PER CURIAM:\*

Alva L. Turner, individually, and as successor in interest  
and former executor of the estate of Lillie Mae Crittendon,  
argues that the district court abused its discretion in  
dismissing her 42 U.S.C. § 1983 complaint as frivolous based on  
its being barred by the statute of limitations.

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\* Pursuant to Local Rule 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that this opinion should not be published and is not precedent  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 Local Rule  
47.5.4.

We have reviewed the record, the opinion of the district court, and the brief, and find that the appeal has no arguable merit and, accordingly, is DISMISSED as frivolous. See 5th Cir. Rule 42.2.