

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 01-11276
Conference Calendar

ROBERT LEE HARTFIELD,

Plaintiff-Appellant,

versus

WAYNE SCOTT, Director;
ADMINISTRATION, Rufe Jordan Unit;
FOOD SERVICE DEPARTMENT, Rufe Jordan Unit;
F. BAXTER, Medical Administrator;
A. DOMINGUEZ, DR., Medical Director;
WESTERNBURG, DR., Medical Assistance;
T. CURFMAN, Licensed Vocational Nurse;
P. ACKER, Licensed Vocational Nurse,

Defendants-Appellees.

Appeal from the United States District Court
for the Northern District of Texas
USDC No. 2:99-CV-110

June 19, 2002

Before HIGGINBOTHAM, DAVIS, and EMILIO M. GARZA, Circuit Judges.

PER CURIAM:*

Robert Lee Hartfield, Texas prisoner #598534, appeals from the dismissal of his 42 U.S.C. § 1983 civil rights complaint, for failure to exhaust administrative remedies, and for failure to state a claim upon which relief could be granted. 28 U.S.C.

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 R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR.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

§§ 1915(e)(2)(B), 1915A; 42 U.S.C. § 1997e(a), (c)(1). Hartfield provides no facts to support his claims and no arguments in opposition to the district court's judgment of dismissal. Because Hartfield fails to brief the only issues on appeal, his claims are abandoned. See Yohey v. Collins, 985 F.2d 222, 224-25 (5th Cir. 1993). The district court's dismissal of the present case and our dismissal of this appeal count as two strikes against Hartfield for purposes of 28 U.S.C. § 1915(g). See Adepegba v. Hammons, 103 F.3d 383, 388 (5th Cir. 1996). We caution Hartfield that once he accumulates three strikes, he may not proceed in forma pauperis in any civil action or appeal filed while he is incarcerated or detained in any facility unless he is under imminent danger of serious physical injury. See 28 U.S.C. § 1915(g).

APPEAL DISMISSED; THREE-STRIKES WARNING ISSUED.