

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

United States Court of Appeals
Fifth Circuit

FILED

December 15, 2009

Charles R. Fulbruge III
Clerk

No. 08-30891
Conference Calendar

WILLIAM M BRYSON, JR.,

Petitioner-Appellant

v.

JOE KEFFER; UNITED STATES ATTORNEY EXECUTIVE OFFICE; UNITED
STATES DEPARTMENT OF JUSTICE,

Respondents-Appellees

Appeal from the United States District Court
for the Western District of Louisiana
USDC No. 1:08-CV-960

Before KING, JOLLY, and SOUTHWICK, Circuit Judges.

PER CURIAM:*

William M. Bryson, Jr., federal prisoner # 95662-071, appeals the striking of his pleadings for failure to comply with the sanction order issued in *Bryson v. United States*, No. 1:08-CV-0142 (W.D. La. Mar. 25, 2008). Bryson argues that the district court abused its discretion in construing his pleadings as a request for 28 U.S.C. § 2241 relief and, as such, abused its discretion in enforcing the earlier-imposed sanctions.

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 R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR.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

The sanction order in *Bryson v. United States*, No. 1:08-CV-0142, specified that, on account of his filing numerous frivolous collateral challenges to his sentence, Bryson was required to pay a \$100 fine and seek written authorization from a district judge before filing “any pleading.” The district court’s construction of Bryson’s pleadings was therefore not germane to its order striking them. Bryson made no attempt to comply with this order, and his appeal from the sanction order was dismissed. The record discloses no abuse of discretion on the part of the district court. *See Gelabert v. Lynaugh*, 894 F.2d 746, 747-48 (5th Cir. 1990).

AFFIRMED.