

**IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT**

No. 17-10750

United States Court of Appeals
Fifth Circuit

FILED

June 7, 2018

Lyle W. Cayce
Clerk

CHRISTOPHER H. MCCOY,

Plaintiff-Appellant

v.

D. J. HARMON, Warden; FNU STRONG, Assistant Warden; FNU
HENDERSON, Lieutenant, SIS Supervisor; JOHN HOVDEN, Supervisor of
Education; JESSICA WILLIAMS, Education Technician,

Defendants-Appellees

Appeal from the United States District Court
for the Northern District of Texas
USDC No. 3:16-CV-3497

Before DAVIS, OWEN, and ENGELHARDT, Circuit Judges.

PER CURIAM:*

Christopher H. McCoy, federal prisoner # 09150-025, moves this court to proceed in forma pauperis (IFP) and for the appointment of counsel on appeal from the district court's interlocutory order denying his motion for a default judgment against the defendants named in this pending civil rights case. By moving to proceed IFP, McCoy challenges the district court's certification that

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 R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR.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

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his appeal is not taken in good faith. *See Baugh v. Taylor*, 117 F.3d 197, 202 (5th Cir. 1997). As we do not have jurisdiction to review the interlocutory order denying McCoy's motion for default judgment, *see Adult Film Ass'n of America, Inc. v. Thetford*, 776 F.2d 113, 115 (5th Cir. 1985), his appeal is DISMISSED FOR LACK OF JURISDICTION. His motions to proceed IFP on appeal and for the appointment of counsel are DENIED.