

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 93-3346
Conference Calendar

AYODELLE AIGBEVBOLLE,

Petitioner-Appellant,

versus

U.S. IMMIGRATION AND NATURALIZATION
SERVICE, John B. Z. Caplinger, District
Director,

Defendant-Appellee.

- - - - -
Appeal from the United States District Court
for the Eastern District of Louisiana
USDC No. CA-92-4122-N-4
- - - - -
(October 28, 1993)

Before POLITZ, Chief Judge, and SMITH and WIENER, Circuit Judges.

PER CURIAM:*

Aigbevbolle contends solely that the district court erred by denying his request for mandamus to compel the district director of the Immigration and Naturalization Service to follow the procedures outlined at 8 C.F.R. § 103.6(e), regarding a finding that an alien's bond has been breached. "Mandamus is not available to review the discretionary acts of agency officials." Green v. Heckler, 742 F.2d 237, 241 (5th Cir. 1984).

* Local Rule 47.5 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that Rule, the Court has determined that this opinion should not be published.

Aigbevbolle's case is governed by 8 U.S.C. § 1252(c), which allows the attorney general discretion regarding detention or release on bond. 8 U.S.C. § 1252(c). Because the attorney general enjoys discretion over determination of Aigbevbolle's bond, Aigbevbolle may not obtain mandamus relief.

AFFIRMED.