IN THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

No. 94-11039 Conference Calendar

LEWIS RAY YOUNG,

Plaintiff-Appellant,

versus

D. L. "SONNY" KEESEE,

Defendant-Appellee.

Appeal from the United States District Court for the Northern District of Texas USDC No. 5:94-CV-227-C (March 22, 1995) Before GARWOOD, BARKSDALE, and STEWART, Circuit Judges. PER CURIAM:*

Lewis Young, a former inmate of the Lubbock County Jail, has appealed the dismissal of his civil rights action against Lubbock County Sheriff D. L. "Sonny" Keesee. We affirm.

In his complaint, Young alleged that he was chemically injured as a result of using a cell-cleaning machine which "none of us" was familiar with. At most, this is an allegation of negligence on the part of some unspecified jail officer, which is not actionable under § 1983. <u>See Daniels v. Williams</u>, 474 U.S. 327, 328 (1986).

^{*} 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 Pursuant to that Rule, the Court has determined that this opinion should not be published.

In his appellate brief, Young also alleges that he was denied adequate medical treatment at the jail and that the county failed to train its deputies adequately. This court need not address issues not considered by the district court. "[I]ssues raised for the first time on appeal are not reviewable by this court unless they involve purely legal questions and failure to consider them would result in manifest injustice." <u>Varnado v.</u> <u>Lynaugh</u>, 920 F.2d 320, 321 (5th Cir. 1991). These new issues involve questions of fact.

JUDGMENT AFFIRMED.