## UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

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No. 94-41142 Summary Calendar

GUY SPARKMAN,

Plaintiff-Appellant,

## versus

JACK SKEEN, Individually and in his Official Capacity,

Defendant-Appellee.

## Appeal from the United States District Court for the Eastern District of Texas (6:94 MC 206)

March 29, 1995

Before JONES, BARKSDALE and BENAVIDES, Circuit Judges.
PER CURIAM:\*

Appellant Sparkman challenges the district court's refusal to permit him to commence a lawsuit because Sparkman did not pay a \$250 sanction the court had previously imposed upon him. At the time Judge Steger imposed the monetary sanction, he also ordered that Sparkman not be allowed to file new cases until the sanction was paid.

<sup>\*</sup> 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 Pursuant to that Rule, the Court has determined that this opinion should not be published.

Judge Steger's decision in the earlier case was affirmed on appeal, and this court imposed additional sanctions. We also warned Sparkman that further frivolous appeals in this court involving the property made the basis of his lawsuit would result in "even more substantial sanctions."

This appeal, like the previous one, is frivolous. The district court had every right to enforce the order that this court has previously approved on appeal. For the last time, Sparkman is warned not to tax this court's patience with any other frivolous filings.

Because this appeal is frivolous, it is DISMISSED.