

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 94-60859
Conference Calendar

HAROLD SWIFT,

Plaintiff-Appellant,

versus

TEXAS DEPARTMENT OF CRIMINAL
JUSTICE, INSTITUTIONAL DIVISION,
ET AL.,

Defendants-Appellees.

- - - - -
Appeal from the United States District Court
for the Southern District of Texas
USDC No. CA-G-93-220

- - - - -
December 19, 1995

Before DAVIS, STEWART, and PARKER, Circuit Judges.

PER CURIAM:*

Appellant appeals from the district court's order dismissing his civil rights complaint brought pursuant to 42 U.S.C. § 1983. He argues that he was denied adequate medical treatment due to the policies implemented and enforced by appellee, Lynaugh. We have reviewed the record, the magistrate judge's report and recommendation, and the district court's order, and find no

* Local Rule 47.5.1 provides: "The publication of opinions that 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 Pursuant to that Rule, the court has determined that this opinion should not be published.

reversible error. Accordingly, we affirm for essentially the reasons given by the district court. Swift v. Texas Dep't of Criminal Justice, Institutional Division et al., No. CA-G-93-220 (S.D. Tex. Nov. 22, 1994).

AFFIRMED.