

IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

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No. 94-60494  
Summary Calendar

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DOYLE THORN,

Plaintiff-Appellant,

versus

CITY OF HOLIDAY LAKES, PAT WELLS,  
Individually and in his official  
capacity as city councilman,  
PAUL KELLEY, Individually and in  
his official capacity as city  
councilman, and JIM CAVANAUGH,  
Individually and in his official  
capacity as city councilman,

Defendants-Appellees.

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Appeal from the United States District Court for the  
Southern District of Texas  
(CA G-93-69)

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(April 27, 1995)

Before KING, JOLLY, and DeMOSS, Circuit Judges.

PER CURIAM:\*

We have reviewed the record and the briefs in this case and  
have determined that the plaintiff-appellant in this case, Doyle

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\*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that this opinion should not be published.

Thorn, the former town marshall for the town of Holiday Lakes, Texas, fails to show the violation of any right redressable under the laws of the United States or of the state of Texas. Consequently, the judgment of the district court dismissing this complaint is

A F F I R M E D.