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No. 95-3372

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Eddie Gray, Jr.; \*  
Appellant, \*  
Arthur Lamarque; Bobby Ray Moore; \*  
Kevin M. Lamley; Walter Corley; \*  
Earnest Combs; Carl E. Roland; \*  
Toney E. Howell, \*  
Plaintiffs, \*  
v. \*  
Larry Norris, Arkansas \*  
Department of Correction; Ray \*  
Hobbs, Warden; Floyd E. Bledsoe, \*  
Maintenance Supervisor, \*  
Wrightsville Unit, originally \*  
sued as Floyd G. Bledsoe, \*  
Appellees. \*

Appeal from the United States  
District Court for the  
Eastern District of Arkansas.

[UNPUBLISHED]

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Submitted: May 21, 1996

Filed: May 24, 1996

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Before WOLLMAN, HANSEN, and MURPHY, Circuit Judges.

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PER CURIAM.

Eddie Gray, Jr., an Arkansas inmate, appeals the district court's<sup>1</sup> dismissal of his 42 U.S.C. § 1983 action following an evidentiary hearing. Having carefully reviewed the record and the

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<sup>1</sup>The Honorable George Howard Jr., United States District Judge for the Eastern District of Arkansas, adopting the report and recommendations of the Honorable H. David Young, United States Magistrate Judge for the Eastern District of Arkansas.

parties' briefs, we conclude that the district court did not err in dismissing the complaint, and that an opinion on these issues would lack precedential value. We also reject Gray's arguments that the district court abused its discretion in refusing to appoint counsel, see Edgington v. Missouri Dep't of Corrections, 52 F.3d 777, 780 (8th Cir. 1995), and in refusing to call every inmate witness listed on Gray's witness list, see Salaam v. Lockhart, 856 F.2d 1120, 1124 (8th Cir. 1988).

Accordingly, we affirm the judgment of the district court. See 8th Cir. R. 47B.

A true copy.

Attest:

CLERK, U.S. COURT OF APPEALS, EIGHTH CIRCUIT.