

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 15-1368

MICHAEL EUGENE OWENS, d/b/a The Pink House at Charlotte,
d/b/a Pink Tie Ball, d/b/a Dress Like a Winner, d/b/a
Owen's Hauling Company, d/b/a The Owen's Report, d/b/a Ties
on Wheels, d/b/a Yomon,

Plaintiff - Appellant,

v.

MAJOR LEAGUE BASEBALL; NATIONAL BASKETBALL ASSOCIATION;
NATIONAL FOOTBALL LEAGUE; ROB MANFRED; NATIONAL HOCKEY
LEAGUE; ADAM SILVER; MARK A. TATUM; ATTILA GAZDAG; ROGER
GOODELL; DAVE GARDI; TROY VINCENT; PAUL J. TAGLIABUE; GARY
B. BATTMAN; DAN MARR; JOHN O'NEAL; COLIN CAPBELL; JOHN
COLLINS; NASCAR HEADQUARTERS; BRIAN FRANCE; MIKE HELTON;
LADIES PROFESSIONAL GOLF ASSOCIATION; MICHAEL WHAN;
PROFESSIONAL GOLF ASSOCIATION OF AMERICA; PETER BEVACQUA;
DEREK SPRAQUE,

Defendants - Appellees.

Appeal from the United States District Court for the Western
District of North Carolina, at Charlotte. Graham C. Mullen,
Senior District Judge. (3:15-cv-00102-GCM)

Submitted: June 18, 2015

Decided: June 22, 2015

Before SHEDD, DUNCAN, and AGEE, Circuit Judges.

Dismissed by unpublished per curiam opinion.

Michael Eugene Owens, Appellant Pro Se.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Michael Eugene Owens appeals the district court's order dismissing his copyright infringement complaint under 28 U.S.C. § 1915(e)(2)(B) (2012). We have reviewed the record and find that this appeal is frivolous. Accordingly, we dismiss the appeal for the reasons stated by the district court. See Owens v. Major League Baseball, No. 3:15-cv-00102-GCM (W.D.N.C. Apr. 2, 2015). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

DISMISSED