

UNITED STATES COURT OF APPEALS  
TENTH CIRCUIT

February 3, 2014

Elisabeth A. Shumaker  
Clerk of Court

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MICHAEL JIRON,  
Plaintiff-Appellant,

v.

RAYMOND VALDEZ; ERIC  
SCHWIESON; MARIA ZERBIE, and  
her clients; JUDGE GOLDBERGER;  
CONEJOS COUNTY, on behalf of Judge  
Swift; HUFFERNO COUNTY,  
Welsenberger,

Defendants-Appellees.

No. 13-1460  
(D. Colorado)  
(D.C. No. 1:13-CV-01952-LTB)

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**ORDER AND JUDGMENT\***

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Before **HARTZ, GORSUCH**, and **PHILLIPS**, Circuit Judges.

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The district court dismissed Michael Jiron's suit because his complaint failed to comply with the pleading requirements of the Federal Rules of Civil Procedure. We affirm the district court's judgment because Jiron has forfeited his right to have that judgment reviewed. Even though Jiron is pro se, his appellate brief contains no argument that the district court erred in dismissing his complaint. *See Garrett v. Selby Connor*

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\* After examining the briefs and the appellate record, this panel has determined unanimously that oral argument would not materially assist in the determination of this appeal. *See* Fed. R. App. P. 34(a)(2); 10th Cir. R. 34.1(G). This case is therefore ordered submitted without oral argument. This order and judgment is not binding precedent except under the doctrines of law of the case, res judicata, and collateral estoppel. It may be cited, however, for its persuasive value consistent with Federal Rule of Appellate Procedure 32.1 and Tenth Circuit Rule 32.1.

*Maddux & Janer*, 425 F.3d 836, 840–41 (10th Cir. 2005) (affirming dismissal order where a pro se plaintiff made no argument of substance in his briefs).

Accordingly, we affirm the district court’s judgment, we deny Jiron’s other motions as moot, and we deny Jiron’s motion to proceed *in forma pauperis*. We remind him that he must pay the filing and docket fees in full to the clerk of the district court.

ENTERED FOR THE COURT

Gregory A. Phillips  
Circuit Judge