STATE OF ALABAMA -- JUDICIAL DEPARTMENT THE COURT OF CIVIL APPEALS OCTOBER TERM, 2018-2019

2180214

Antonio Nichols v. George Adams and Leon Bolling. Appeal from Montgomery Circuit Court (CV-17-123).

PER CURIAM.

AFFIRMED. NO OPINION.

See Rule 53(a)(1) and (a)(2)(E), Ala. R. App. P.; Rule 4(a)(5), Ala. R. App. P.; <u>Turner v. Safley</u>, 482 U.S. 78 (1987); <u>O'Lone v. Estate of Shabazz</u>, 482 U.S. 342, 349 (1987); <u>Hakim v. Hicks</u>, 223 F.3d 1244, 1247-48 (11th Cir. 2000); <u>Scrushy v. Tucker</u>, 955 So. 2d 988, 1007 (Ala. 2006); <u>Phillips v. AmSouth Bank</u>, 833 So. 2d 29, 31-32 (Ala. 2002); <u>Thornbury v. Madison Cty. Comm'n</u>, [Ms. 2170278, Sept. 28, 2018] ______ So. 3d _____ (Ala. Civ. App. 2018); <u>KLW Enters., Inc. v. W.</u> <u>Alabama Commercial Indus., Inc.</u>, 31 So. 3d 136, 139 (Ala. Civ. App. 2009); and <u>Parker v. Parker</u>, 946 So. 2d 480, 485 (Ala. Civ. App. 2006).

The Alabama Supreme Court transferred the appeal to this court pursuant to § 12-2-7(6), Ala. Code 1975.

All the judges concur.