UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 08-2250

BRIAN CHRISTOPHER ROBINSON,

Plaintiff - Appellant,

v.

CENTERS FOR DISEASE CONTROL AND PREVENTION; MICHAEL LEVITT, Secretary of Health & Human Services; JULIE L. GERBERDING, Director, Centers for Disease Control Prevention; RON TURSKI, Former Philadelphia Regional Consultant National Regional Consultant Director Division of STD Prevention Centers for Disease Control & Prevention; MARTIN GOLDBERG, Former Program Manager, Philadelphia STD Control Program, Consultant (Contractual) Philadelphia STD MELINDA Control Program; SALMON, Program Philadelphia STD Control Program; ROBERT JOHNSON, Director, Outbreak Response Division of HIV / STD Virginia Department of Health; JO VALENTINE, Coordinator, Syphilis Elimination Program PDSB/ DSTDP/ NCHSTP Centers for Disease Control & Prevention; BARBARA WILLS-HOOKS, Field & Operations Manager, Disease Control in Philadelphia; Centers for CASSELL, National Rapid Response Coordinator Centers for Disease Control & Prevention; PATRICIA FULLBRIGHT, Field Staff Administration, Official Timekeeper National Centers for HIV, STD & TB Prevention Centers for Disease Control & Prevention; JOHN DOUGLAS, M.D., Former Director, Division of STD Prevention (NCHSTP) Centers for Disease Control Prevention; DAVID JOHNSON, National Rapid Response Coordinator Centers for Disease Control & Prevention; LENA CHATMAN, National Rapid Response Manager Centers for Disease Control & Prevention; DAYNE COLLINS, Program Consultant, Baltimore Maryland National Centers for HIV, STD & Prevention Centers for Disease Control & Prevention; CARLTON DUNCAN, Former Acting Deputy Chief Centers for Disease Control & Prevention; MICHAEL MILNECK, Former Acting Associate Director for Management & Operations National Centers for HIV, STD & TB Prevention Centers for Disease Control & Prevention; SUSAN DELISLE, Former Chief Program

Development National Centers for HIV, STD & TB Prevention Centers for Disease Control & Prevention; KIM SEECHUK, Former Deputy Chief National Centers for HIV, STD & TB Centers for Disease Control & Prevention; AUDREY DURR, Field Staff Personal National Centers for HIV, STD & TB Prevention Centers for Disease Control & Prevention; ALEX PHILLIPS, Program Screening Assistant Manager & Surveillance Philadelphia STD Control Program; ANTHONY GERARD, Health Advisor (RRT) Philadelphia STD Program; CAROLYN TUNSTALL, Former Contractual Supervisor, Philadelphia STD Control Program Field Operations Manager National Centers for HIV, STD & TB Prevention Centers for & Prevention; VERNON Disease Control PRESSLEY, Supervisor, Philadelphia STD Control Program Lead Public Health Advisor National Centers for HIV, STD & TB Prevention Centers for Disease Control & Prevention,

Defendants - Appellees.

Appeal from the United States District Court for the District of Maryland, at Baltimore. Benson Everett Legg, Chief District Judge. (1:07-cv-02102-BEL)
Submitted: May 10, 2010 Decided: June 8, 2010
Before KING and DUNCAN, Circuit Judges, and HAMILTON, Senior Circuit Judge.
Affirmed by unpublished per curiam opinion.

Unpublished opinions are not binding precedent in this circuit.

Maryland, for Appellees.

Brian Christopher Robinson, Appellant Pro Se. Melanie Lisa Glickson, OFFICE OF THE UNITED STATES ATTORNEY, Baltimore,

PER CURIAM:

Brian Christopher Robinson appeals the court's order granting Defendants' motion to dismiss his claim under the Equal Pay Act, 29 U.S.C. § 206(d) (2006), as well as his claims for wrongful termination, intentional infliction of emotional distress, and breach of contract, and denying his motion to stay the district court proceedings pending discovery and for issuance of a scheduling order. We have reviewed the record and find no reversible error. Accordingly, we deny Robinson's motions for oral argument and to refer "special matters" to the United States Attorney General, pursuant to Fed. R. Civ. P. 9(b), and affirm the district court's judgment. See Robinson v. Centers for Disease Control and Prevention, 1:07-cv-02102-BEL (D. Md. Sept. 25, 2008). We dispense with oral argument because the facts and legal contentions adequately presented in the materials before the court argument would not aid the decisional process.

AFFIRMED