## United States Court of Appeals For the Eighth Circuit

No. 12-3553

Frederick L. Pitchford

Plaintiff - Appellant

v.

Equal Employment Opportunity Commission; Shirley McGee, employee of EEOC, in personal capacity; Margie Myers, employee of EEOC, in personal capacity; Wanda Milton, employee of EEOC, in personal capacity

Defendants - Appellees

Appeal from United States District Court for the Eastern District of Arkansas - Jonesboro

> Submitted: May 3, 2013 Filed: May 8, 2013 [Unpublished]

Before MURPHY, SMITH, and COLLOTON, Circuit Judges.

PER CURIAM.

Frederick Pitchford appeals the district court's<sup>1</sup> dismissal of his 42 U.S.C. § 1985 complaint. After careful review, we conclude that the dismissal was proper for the reasons stated by the district court. <u>See Gometz v. Culwell</u>, 850 F.2d 461, 464 (8th Cir. 1988) (to state § 1985(2) claim, plaintiff must allege with sufficient particularity that parties reached some agreement and conspired together to deprive plaintiff of federal right); <u>Harrison v. Springdale Water & Sewer Comm'n</u>, 780 F.2d 1422, 1430 (8th Cir. 1986) (equal protection provision of § 1985(3) requires allegation of class-based animus). Accordingly, we affirm. <u>See</u> 8th Cir. R. 47B.

<sup>&</sup>lt;sup>1</sup>The Honorable Brian S. Miller, Chief Judge, United States District Court for the Eastern District of Arkansas.