United States Court of Appeals

	Eighth Circuit
No.	12-3820
Teresa Ly	nette Bloodman
	Plaintiff - Appellant
	v.
in her official and individual capacity; capacity as Prosecuting Attorney for to Joan Shipley, Individually and in he Attorney for the Twentiet	the Twentieth Judicial District of Arkansas, Cody Hiland, Individually and in his official he Twentieth Judicial District of Arkansas; or official capacity as Deputy Prosecuting th Judicial District of Arkansas Defendants - Appellees
11	ed States District Court et of Arkansas - Little Rock
Filed: J	l: June 17, 2013 une 24, 2013 published]
Before MURPHY, SMITH, and COLL	OTON, Circuit Judges.

PER CURIAM.

Teresa Bloodman appeals the district court's¹ with-prejudice dismissal of her civil complaint. We conclude that the district court did not abuse its discretion in determining that abstention would be appropriate under <u>Younger v. Harris</u>, 401 U.S. 37 (1971). See <u>Plouffe v. Ligon</u>, 606 F.3d 890, 892-93 (8th Cir. 2010) (<u>Younger</u> abstention doctrine provides that federal courts should abstain from exercising jurisdiction when (1) there is ongoing state proceeding, (2) which implicates important state interests, and (3) there is adequate opportunity to raise relevant federal questions in state proceeding). Accordingly, we modify the dismissal to be without prejudice, see <u>Anderson v. Schultz</u>, 871 F.2d 762, 766 (8th Cir. 1989) (dismissal without prejudice is appropriate where court abstains under <u>Younger</u>), and affirm the dismissal as modified. See 8th Cir. R. 47B.

¹The Honorable Susan Webber Wright, United States District Judge for the Eastern District of Arkansas.