	States Court of App For the Eighth Circuit	eals
	No. 13-3024	
	Roscoe Chambers	
	Plaintiff - Appellant	
	V.	
Scott County Jail; Humes, C Sgt.; Pearce, C/O; Tibbitt, M	t County Jail; Unknown Glass bunty Jail; Sean ONeal, USMS C/O; Clark, C/O; Kelso, C/O; Iajor; Shedo, C/O; Halter, C/O tt, C/O; Boyd, Sgt.; Salsberry, Defendants - Appelled	S; Unknown Jackson, Jennins, C/O; Broder, O; Blea, C/O; Lefman, , Sgt.; Gaudet, Sgt.
* *	rom United States District Co hern District of Iowa - Des M	
	bmitted: December 4, 2013 iled: December 11, 2013 [Unpublished]	
Before MURPHY, SMITH, an	nd SHEPHERD, Circuit Judge	es.

PER CURIAM.

Roscoe Chambers appeals the district court's¹ 28 U.S.C. § 1915A preservice dismissal of his pro se 42 U.S.C. § 1983 complaint. Upon de novo review, see Cooper v. Schriro, 189 F.3d 781, 783 (8th Cir. 1999) (per curiam) (standard of review), we conclude that Chambers failed to state a claim upon which relief could be granted, see Ashcroft v. Iqbal, 556 U.S. 662, 678 (2009) (complaint must state "more than an unadorned, the-defendant-unlawfully-harmed-me accusation"; mere conclusory statements are insufficient to support claim). We therefore affirm the judgment. See 8th Cir. R. 47B.

¹The Honorable John A. Jarvey, United States District Judge for the Southern District of Iowa.