

**UNPUBLISHED**

UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT

---

**No. 13-1474**

---

LUECRETIA DAWN OWENS-EL, f/k/a Luecretia Dawn McNair-Bey;  
CHE' QUADAFFI WILLIAMS-EL,

Plaintiffs - Appellants,

v.

LIEUTENANT KAPFHAMMER; GEORGE GITHARA, Officer; CHRISTIAN V.  
KAIKAI, Officer; JOSEPH LANDSMAN,

Defendants - Appellees,

and

JOHN DOE #1; JOHN DOE #2; JOHN DOE #3; JOHN DOE #4; JOHN DOE  
#5; JOHN DOE #6, Office all of and from the Western District  
Police Station for the Baltimore City Police Department; D.  
M. ROSS, Sergeant,

Defendants.

---

Appeal from the United States District Court for the District of  
Maryland, at Baltimore. J. Frederick Motz, Senior District  
Judge. (1:10-cv-03213-JFM)

---

Submitted: November 21, 2013

Decided: November 25, 2013

---

Before KING, DUNCAN, and DIAZ, Circuit Judges.

---

Affirmed by unpublished per curiam opinion.

---

Lucy Dawn Owens-El, Che' Quadaffi Williams-El, Appellants  
Pro Se. Michael Lawrence Marshall, SCHLACHMAN, BELSKY & WEINER,  
PA, Baltimore, Maryland; Suzanne Sangree, BALTIMORE CITY LAW  
DEPARTMENT, Baltimore, Maryland, for Appellees.

---

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Luecretia Dawn Owens-El and Che' Quadaffi Williams-El appeal the district court's order denying relief on their 42 U.S.C. § 1983 (2006) complaint. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. Owens-El v. Kapfhammer, No. 1:10-cv-03213-JFM (D. Md. filed Mar. 8, 2013, entered Mar. 11, 2013; Aug. 22, 2012; filed May 13, 2011, entered May 16, 2011). We grant the motion for an extension of time, deny the motion for appointment of counsel and dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

AFFIRMED