## IN THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

No. 16-11624 Summary Calendar United States Court of Appeals Fifth Circuit

FILED March 20, 2017

Lyle W. Cayce Clerk

MICHAEL RODGERS.

Plaintiff - Appellant

v.

DALLAS COUNTY,

Defendant - Appellee

Appeal from the United States District Court for the Northern District of Texas USDC No. 3:15-CV-1631

Before REAVLEY, OWEN, and ELROD, Circuit Judges.

PER CURIAM:\*

The judgment of the district court is affirmed. In the Original Complaint the Appellant named the City of Dallas and the Lew Sterrett Justice Center as defendants. Dallas County is the Appellee in this appeal. The district court correctly ruled that no official Dallas County policy was pleaded as a plausible moving force behind the Appellant's claims, and also that the claims were

<sup>\*</sup> Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.

No. 16-11624

barred by limitations because when more than a year remained for service on Dallas County, but despite numerous reminders, not done.

AFFIRMED.