Doc. 6012645414 Att. 2

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

No. 15-3506

SHIRLEY BROWN, Individually and as Administratrix of the Estate of Rodney Brown, Plaintiff - Appellant, **FILED**

Feb 19, 2016 DEBORAH S. HUNT, Clerk

v.

MICHAEL CHAPMAN; BELAL ILAIN; ERIK MELENDEZ, CITY OF CLEVELAND, Defendants - Appellees.

Before: MOORE, CLAY, and GILMAN, Circuit Judges.

JUDGMENT

On Appeal from the United States District Court for the Northern District of Ohio at Cleveland.

THIS CAUSE was heard on the record from the district court and was argued by counsel.

IN CONSIDERATION WHEREOF, it is ORDERED that the district court's grant of summary judgment to the officers on plaintiff's claim that the officers stopped Rodney Brown's vehicle without probable cause is REVERSED, but the district court's finding that the City of Cleveland is not liable on that claim is AFFIRMED. IT IS FURTHER ORDERED that the district court's grant of summary judgment to Michael Chapman on plaintiff's claim that his use of a taser constituted excessive force and its finding that the City of Cleveland is not liable on that claim are REVERSED. IT IS FURTHER ORDERED that the district court's grant of summary judgment to Erik Melendez on plaintiff's deliberate-indifference claim is REVERSED.

ENTERED BY ORDER OF THE COURT

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Deborah S. Hunt, Clerk