## **United States Court of Appeals**FOR THE EIGHTH CIRCUIT

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No. 10-2450		
Corvin Jerrod Bolden I,	*	
Appellant,	*	
V.	*	Appeal from the United States District Court for the
Officer Mark Beaupre, in his individual capacity; Officer Kristin	*	District of Minnesota.
Sturgis, in her individual capacity; Officer John Engle, in his individual	*	[UNPUBLISHED]
capacity; City of Minneapolis, as employer; Nurse Donna Doe, in her	*	
individual capacity,	*	
Appellees.	*	

Submitted: June 29, 2011 Filed: July 5, 2011

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Before MELLOY, GRUENDER, and BENTON, Circuit Judges.

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## PER CURIAM.

After a jury rendered a verdict for defendants on Corvin Jerrod Bolden's 42 U.S.C. § 1983 complaint, he moved for post-judgment relief, arguing that the district

court's<sup>1</sup> excessive-force instruction was erroneous. The district court denied his motion and Bolden appeals.

After careful review, this court concludes that the instruction fairly and adequately represents the evidence and the applicable law. *See Campos v. City of Blue Springs, Mo.*, 289 F.3d 546, 551-52 (8th Cir. 2002) (standard of review). This court affirms the judgment and denies the pending motion. *See* 8th Cir. R. 47B.

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<sup>&</sup>lt;sup>1</sup>The Honorable Ann D. Montgomery, United States District Judge for the District of Minnesota.