United States Court of Appeals

For the Eighth Circuit No. 15-3535 Frederick Smith Plaintiff - Appellant v. Democratic Party Arkansas; Will Bond, Individual Capacity Chairman Democratic Party Arkansas; Candace Martin, Individual Capacity Spokeswoman DPA; Mike Beebe, Head of Democratic Party Arkansas Individual Capacity; Mary McGowan, Judge of Pulaski County Circuit Court Individual Capacity; Mark Martin, Chairman of State Election Commission/Secretary of State Individual Capacity Defendants - Appellees Appeal from United States District Court for the Eastern District of Arkansas - Jonesboro Submitted: August 4, 2016 Filed: August 17, 2016 [Unpublished] Before COLLOTON, BOWMAN, and GRUENDER, Circuit Judges.

PER CURIAM.

Frederick Smith appeals the adverse judgment entered by the district court¹ in his action asserting claims under, inter alia, 42 U.S.C. § 1983 and state law. Upon careful de novo review, we conclude that the district court appropriately disposed of Smith's claims. *See Anderson-Tully Co. v. McDaniel*, 571 F.3d 760, 762 (8th Cir. 2009) (grant of motion to dismiss is reviewed de novo); *see also* 28 U.S.C. § 1367(c)(4) (addressing supplemental jurisdiction); *Mireles v. Waco*, 502 U.S. 9, 11-12 (1991) (per curiam) (discussing absolute judicial immunity); *King v. Beavers*, 148 F.3d 1031, 1035 n.4 (8th Cir. 1998) (discussing, inter alia, qualified immunity).

Accordingly, we affirm. See 8th Cir. R. 47B. We also deny Smith's pending motions.

¹The Honorable D. P. Marshall Jr., United States District Judge for the Eastern District of Arkansas.