## United States Court of Appeals

For the Eighth Circuit
No. 16-1301
Calvin Hammock
Plaintiff - Appellant
V.
NASA Headquarters; Department of Defense; Space Exploration Technologies Space X; Apple; Blackberry (Curve) Corporation; Virgin Mobile; Mediacom WiFi; American Water Iowa; Unknown Defendants
Defendants - Appellees
Appeal from United States District Court for the Southern District of Iowa - Davenport
Submitted: October 3, 2016 Filed: October 4, 2016 [Unpublished]
Before LOKEN, BOWMAN, and MURPHY, Circuit Judges.

PER CURIAM.

Calvin Hammock appeals after the district court<sup>1</sup> dismissed his pro se complaint. Upon careful review, we find no reason to reverse the dismissal order because, among other reasons, we agree with the district court that Hammock failed to state a claim upon which relief may be granted. See Ashcroft v. Iqbal, 556 U.S. 662, 678 (2009); Bell Atlantic Corp. v. Twombly, 550 U.S. 544, 570 (2007); Kelly v. City of Omaha, 813 F.3d 1070, 1075 (8th Cir. 2016) (de novo review). Accordingly, the judgment of the district court is affirmed. See 8th Cir. R. 47B.

<sup>&</sup>lt;sup>1</sup>The Honorable John A. Jarvey, Chief Judge, United States District Court for the Southern District of Iowa.