United States Court of Appeals

	For the Eighth Circuit	
	No. 17-3071	-
	Byron K. Daniels	-
	Plaintiff - Appellan	nt
	v.	
_	nd Urban Development; Metrop Washington; Sunset Terrance; F	_
	Defendants - Appelle	ees
1.1	al from United States District Co astern District of Arkansas - Litt	
	Submitted: July 6, 2018 Filed: July 12, 2018 [Unpublished]	
Before WOLLMAN, BEN	TON, and KELLY, Circuit Judg	ges.
PER CURIAM.		
•	appeals the order of the districe that under 42 U.S.C. §§ 3604(a)-	<u> </u>

¹The Honorable Brian S. Miller, Chief Judge, United States District Court for the Eastern District of Arkansas.

Act); 1982 (property rights of citizens); and 1983 (civil action for deprivation of rights). After de novo review, see Carter v. Huterson, 831 F.3d 1104, 1107 (8th Cir. 2016) (standard of review for grant of motion to dismiss for failure to state claim), we conclude that the district court did not abuse its discretion when it dismissed with prejudice all of Daniels's claims against the defendants, see Wright v. Anthony, 733 F.2d 575, 577 (8th Cir. 1984) (where complaint on its face showed that no cause of action could be stated against defendants and dismissal with leave to amend would serve no useful purpose, court clearly was acting within its discretion in dismissing complaint with prejudice).

The j	udgment i	is affirmed.	See 8th Cir.	R. 47B.	