

United States Court of Appeals
For the Eighth Circuit

No. 18-1254

KeOndra M. Chestang

Plaintiff - Appellant

v.

Shermaine S. Trotter, Corporal, Varner Unit, ADC; Kennie Bolden, Building Major, Varner Unit, ADC (Originally named as Kennie L Bolding); C. Budnik, Deputy Warden, Varner Unit, ADC; Floria Washington, Classification Supervisor, Varner Unit, ADC; Greenwade, Mental Health, Varner Unit, ADC; P. Carter, Mental Health, Varner Unit, ADC; Boatner, Nurse, Correct Care Solution; Harston, Nurse, Correct Care Solutions; Wendy Kelley, Director, Arkansas Department of Correction; Dexter Payne, Director's Assistant, Arkansas Department of Correction; Watson, Warden, Varner Unit, ADC; Raymond Naylor, Disciplinary Hearing Administrator, ADC; Terrie Bannister, Major Disciplinary Hearing Officer, ADC (originally named as Terrie L Banister); McHan, Deputy Warden, Varner Unit, ADC

Defendants - Appellees

Appeal from United States District Court
for the Eastern District of Arkansas - Pine Bluff

Submitted: October 18, 2018

Filed: November 5, 2018

[Unpublished]

Before COLLOTON, BOWMAN, and KELLY, Circuit Judges.

PER CURIAM.

In this pro se 42 U.S.C. § 1983 action, Arkansas inmate KeOndra Chestang appeals the district court's¹ adverse grant of summary judgment on his claims that defendants violated his constitutional rights during a pat-down search and subsequent investigation. We first conclude that the district court adjudicated all of Chestang's claims and entered final judgment. See Tenkku v. Normandy Bank, 218 F.3d 926, 927 (8th Cir. 2000) (order is final if it ends litigation and leaves nothing for court to do but execute judgment). Upon careful de novo review, viewing the record in the light most favorable to Chestang and drawing all reasonable inferences in his favor, we also conclude that defendants were entitled to summary judgment because it was beyond genuine dispute that the conduct alleged did not give rise to a constitutional violation. See Peterson v. Kopp, 754 F.3d 594, 598 (8th Cir. 2014) (standard of review). Accordingly, we affirm. See 8th Cir. R. 47B.

¹The Honorable Brian S. Miller, Chief Judge, United States District Court for the Eastern District of Arkansas, adopting the report and recommendations of the Honorable Jerome T. Kearney, United States Magistrate Judge for the Eastern District of Arkansas.