United States Court of Appeals For the Eighth Circuit

No. 19-1087

Spencer Pierce

Plaintiff - Appellant

v.

Jerry Lovejoy; Mike Roth; Rex Sparks; Securus Technology; John P. Sarcone; Matthew Towers; Trudy Simonson; Brad Youngblut; Gerald Fisher; Mark Paulson; John Doe; Lorna Garcia; James Entrekin; Michael McTaggart; Brady Carney

Defendants - Appellees

Appeal from United States District Court for the Southern District of Iowa - Des Moines

> Submitted: November 6, 2019 Filed: November 13, 2019 [Unpublished]

Before COLLOTON, SHEPHERD, and ERICKSON, Circuit Judges.

PER CURIAM.

Spencer Pierce appeals three district court¹ orders disposing of his pro se 42 U.S.C. § 1983 action. Following a careful review, we conclude that the district court did not err in dismissing the case. <u>See Plymouth Cty. v. Merscorp, Inc.</u>, 774 F.3d 1155, 1158 (8th Cir. 2014) (dismissal under Federal Rule of Civil Procedure 12(b)(6) is reviewed de novo); Johnson v. Blaukat, 453 F.3d 1108, 1112 (8th Cir. 2006) (grant of summary judgment is reviewed de novo). Accordingly, we affirm for the reasons stated by the district court. <u>See</u> 8th Cir. R. 47B.

¹The Honorable John A. Jarvey, Chief Judge, United States District Court for the Southern District of Iowa.