United States Court of Appeals For the Eighth Circuit

No. 19-1193

Daniel Bryce Hurlbut

Plaintiff - Appellant

v.

Washington County Detention Center

Defendant

Sheriff Tim Helder; Karas Medical Team; Dr. Karas; Veronica Dockery; Ken Hughes; Landon Harris; Regina Walker; Lieutenant Foster

Defendants - Appellees

John Doe Deputies

Defendant

Deputy Josve Velasco; Deputy Skinkis; Deputy Uriel Paredes

Defendants - Appellees

Appeal from United States District Court for the Western District of Arkansas - Fayetteville

> Submitted: September 6, 2019 Filed: September 11, 2019 [Unpublished]

Before BENTON, KELLY, and ERICKSON, Circuit Judges.

PER CURIAM.

In this 42 U.S.C. § 1983 action, former inmate Daniel Bryce Hurlbut appeals the district court's¹ adverse grant of summary judgment. Viewing the record and all reasonable inferences in Hurlbut's favor, <u>see Allard v. Baldwin</u>, 779 F.3d 768, 771 (8th Cir. 2015) (de novo review), we find no error in the district court's thorough analysis of Hurlbut's claims.² The judgment is affirmed. <u>See</u> 8th Cir. R. 47B.

¹The Honorable P.K. Holmes, III, United States District Judge for the Western District of Arkansas.

²We lack jurisdiction to consider Hurlbut's challenges to a magistrate judge's adverse rulings on nondispositive pretrial matters, because he did not timely object to those orders below. <u>See Daley v. Marriott Int'l, Inc.</u>, 415 F.3d 889, 893 n.9 (8th Cir. 2005) (when parties do not consent to final disposition by magistrate, this court lacks jurisdiction to consider direct appeal of magistrate's order on nondispositive pretrial matter).