

**IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF ARKANSAS
WESTERN DIVISION**

MARCUS MURRY

PLAINTIFF

v.

No. 4:12-cv-374-DPM

**ARKANSAS CHILDREN'S HOSPITAL;
LORI BATCHELOR and MARK WINSLOW**

DEFENDANTS

ORDER

Murry asked the Court to reconsider dismissing his claims against Batchelor and Winslow for lack of service. *Document Nos. 13 & 14*. It has. *Document No. 15*. Murry says the hospital told him they would serve their employees. *Document Nos. 14 & 18*. The hospital says it has no record of this conversation with Murry. *Document No. 16*. Although these circumstances present a factual dispute about service, it is moot because, as Arkansas Children's Hospital correctly notes, individuals are not proper defendants in Title VII discrimination suits. *Lenhardt v. Basic Institute of Tech., Inc.*, 55 F.3d 377, 381 (8th Cir. 1995). Murry's claims against defendants Batchelor and Winslow are therefore dismissed with prejudice.

So Ordered.

D.P. Marshall Jr.
D.P. Marshall Jr.
United States District Judge

8 January 2013