

Plaintiff's Amended Complaint fails to state a viable cause of action. Plaintiff has failed to state a claim against Douglas County Correctional Center, because, as a municipality, Douglas County can only be liable under § 1983 if a municipal policy or custom caused her injury. See [*Monell v. New York Department of Social Services*, 436 U.S. 658, 694 \(1978\)](#). Plaintiff has failed to plausibly suggest that an official Douglas County policy or custom caused her to be detained longer than necessary.

For this same reason, Plaintiff has not asserted a proper claim against Officer Holtmyer in his official capacity. A claim against an individual in his official capacity is, in reality, a claim against the entity that employs the official, in this case, the City of Omaha. See [*Parrish v. Luckie*, 963 F.2d 201, 203 n.1 \(8th Cir. 1992\)](#). Plaintiff has failed to sufficiently allege that a City policy or custom violated her constitutional rights. Therefore, Plaintiff has not stated a viable claim against Office Holtmyer in his official capacity.

Plaintiff also has failed to state a claim against Officer Holtmyer in his individual capacity. Plaintiff only alleges that “the respondent correctional officer illegally held us for 2 ½ months with no bond.” (Filing No. [14 at CM/ECF p. 2.](#)) This conclusory statement is insufficient to state a viable claim. Therefore, Plaintiff's suit must be dismissed.

IT IS THEREFORE ORDERED that this case is dismissed without prejudice. Judgment will be entered by separate document.

DATED this 11th day of October, 2016.

BY THE COURT:

S/ Richard G. Kopf
Senior United States District Judge