1	UNITED STATES DISTRICT COURT	
2	DISTRICT OF NEVADA	
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4	James E. Robinson,	2:16-cv-00902-JAD-PAL
5	Plaintiff	Order Granting Motion for Partial Summary Judgment
6	V.	[ECF No. 31]
7	Dungarvin Nevada, LLC, et al.,	
8	Defendants	
9		
10	James E. Robinson brings this Title VII and ADEA action against his former employer	
11	Dungarvin Nevada, LLC and four individual employees of the company—Charlotte McClanahan,	
12	Teneka McQueen, Barbara Jordan, and Yolanda Festes. On December 30, 2016, I granted Festes	
13	and McQueen's motion to dismiss and dismissed all claims against these defendants for failure to	
14	state a claim. The remaining two individual defendants, McClanahan and Jordan, now move for	
15	summary judgment, arguing that they are not proper targets for Robinson's Title VII or ADEA	
16	claims. <sup>1</sup> Defendants are correct that Title VII and the ADEA both limit civil liability to the	
17	employer, not individual employees. <sup>2</sup> Accordingly,	
18	IT IS HEREBY ORDERED that defendants' motion for partial summary judgment [ECF No.	
19	31] is GRANTED. The Clerk of Court is directed to enter judgment for Charlotte McClanahan and	
20	Barbara Jordan and against Robinson on all claims against them.	
21	Dated this 31st day of March, 2017.	A more -
22	Tom	KUKK
23	Uni	tifer A. Dorsey ted States District Judge
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28	<sup>1</sup> ECF No. 31.	
	<sup>2</sup> <i>Miller v. Maxwell's Intern. Inc.</i> , 991 F.2d 583, 587 (9th Cir. 1993) (citing <i>Padway v. Palches</i> , 665 F.2d 965, 968 (9th Cir. 1982)).	

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