

United States Court of Appeals
FOR THE EIGHTH CIRCUIT

No. 04-1004

Anthony Pratt,

Appellant,

v.

Corrections Corporation of America
Corporate Headquarters; Prairie
Correctional Facility; Darin Swenson;
Patrick O'Malley; W. Waldum;
P. Ronnings,

Appellees.

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* Appeal from the United States
* District Court for the
* District of Minnesota.
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* [UNPUBLISHED]
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Submitted: August 9, 2004
Filed: August 13, 2004

Before MELLOY, LAY, and COLLOTON, Circuit Judges.

PER CURIAM.

Inmate Anthony Pratt appeals the 28 U.S.C. § 1915A(b)(1) dismissal of his 42 U.S.C. § 1983 action. Upon de novo review, we conclude that the district court¹ correctly dismissed Pratt's access-to-courts claim because he did not allege that

¹The Honorable David S. Doty, United States District Judge for the District of Minnesota.

defendants prevented him from asserting a claim in a “criminal appeal, postconviction matter, or civil rights action seeking to vindicate basic constitutional rights.” See Sabers v. Delano, 100 F.3d 82, 84 (8th Cir. 1996) (per curiam). Accordingly, we affirm. See 8th Cir. R. 47B. We deny Pratt’s pending motions as moot.
