

**United States Court of Appeals**  
**FOR THE EIGHTH CIRCUIT**

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No. 09-1838

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Carlos F. Calhoun, also known as  
William Anderson,

Appellant,

v.

John Baldwin, Director, Iowa  
Department of Corrections; Elizabeth  
Robinson, and all members, Iowa  
Board of Parole,

Appellees.

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\* Appeal from the United States  
\* District Court for the  
\* Southern District of Iowa.  
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\* [UNPUBLISHED]  
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Submitted: December 16, 2009  
Filed: December 17, 2009

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Before BYE, BOWMAN, and BENTON, Circuit Judges.

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PER CURIAM.

Carlos Calhoun, currently incarcerated in federal prison after escaping from an Iowa work release program, appeals the district court's<sup>1</sup> adverse grant of summary judgment in his 42 U.S.C. § 1983 action. After careful de novo review, *see Johnson v. Blaukat*, 453 F.3d 1108, 1112 (8th Cir. 2006), we affirm for the reasons stated by

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<sup>1</sup>The Honorable John A. Jarvey, United States District Judge for the Southern District of Iowa.

the district court, *see Moody v. Daggett*, 429 U.S. 78, 86 n.7, 88 n.9 (inmate not entitled to revocation hearing while in prison on separate offense; no due process violation where “pending warrant and detainer adversely affect[ed] [inmate’s] prison classification and qualification for institutional programs”). *See* 8th Cir. R. 47B.

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