

United States Court of Appeals
FOR THE EIGHTH CIRCUIT

No. 09-3417

Joseph Carthron,

Appellant,

v.

Helen Marie Morrison; Anne Kathleen
Geddings; Becky Carol Reeves; Anita
Efird; Damien Darus Roberts,

Appellees.

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* Appeal from the United States
* District Court for the
* Western District of Arkansas.
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* [UNPUBLISHED]
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Submitted: April 28, 2010
Filed: April 28, 2010

Before WOLLMAN, COLLOTON, and GRUENDER, Circuit Judges.

PER CURIAM.

Former Arkansas inmate Joseph Carthron appeals the district court's¹ dismissal of his complaint against employees of the Arkansas Department of Community Correction. Upon de novo review, we conclude that dismissal was proper for the reasons the district court stated. See Pearson v. Callahan, 129 S. Ct. 808, 815-16 (2009) (qualified immunity); Bediako v. Stein Mart, Inc., 354 F.3d 835, 839 (8th Cir.

¹The Honorable Robert T. Dawson, United States District Judge for the Western District of Arkansas.

2004) (elements of 42 U.S.C. § 1981 claim); Jensen v. Henderson, 315 F.3d 854, 863 (8th Cir. 2002) (for valid 42 U.S.C. § 1986 claim, plaintiff must have valid 42 U.S.C. § 1985 claim); Larson v. Miller, 76 F.3d 1446, 1454 (8th Cir. 1996) (elements of § 1985(3) claim); FMC Corp. v. Helton, 202 S.W.3d 490, 502 (Ark. 2005) (no Arkansas tort of negligent infliction of emotional distress); Crockett v. Essex, 19 S.W.3d 585, 589 (Ark. 2000) (elements of Arkansas tort of intentional infliction of emotional distress, also known as outrage). Accordingly, we affirm. See 8th Cir. R. 47B.
