

UNPUBLISHED

UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT

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No. 96-6236

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FRANK JOHNSON, a Former Undercover Agent of  
the State Attorney's Office of Allegheny  
County, Maryland,

Plaintiff - Appellant,

versus

N.T.F. TROOPER KECKLER, Individually and Official Capacity, State Police Officer/Barrack-B; N.T.F. TROOPER UPDEGRAFFEE, Individually and Official Capacity, State Police/Barrack-B; BARRY LEVINE, Individually and Official Capacity as a State Attorney for the State Attorney Office of Allegheny County, Maryland; KENNETH LONG, JR., Individually and Official Capacity as a State Attorney for Washington County, Maryland; OFFICE OF THE STATE ATTORNEY FOR WASHINGTON COUNTY, MARYLAND; OFFICE OF THE STATE ATTORNEY FOR ALLEGHENY COUNTY, MARYLAND,

Defendants - Appellees.

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Appeal from the United States District Court for the District of Maryland, at Baltimore. Catherine C. Blake, District Judge. (CA-95-274-CCB)

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Submitted: April 15, 1996

Decided: May 7, 1996

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Before ERVIN and MOTZ, Circuit Judges, and CHAPMAN, Senior Circuit Judge.

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Affirmed by unpublished per curiam opinion.

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Frank Johnson, Appellant Pro Se. Mark Holdsworth Bowen, Assistant Attorney General, Betty Stemley Sconion, Assistant Attorney General, Pikesville, Maryland; Daniel Karp, Kevin Bock Karpinski, ALLEN, JOHNSON, ALEXANDER & KARP, Baltimore, Maryland, for Appellees.

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Unpublished opinions are not binding precedent in this circuit. See Local Rule 36(c).

PER CURIAM:

Appellant appeals from the district court's order denying relief on his 42 U.S.C. § 1983 (1988) complaint. We have reviewed the record and the district court's opinion and find no reversible error. Accordingly, we affirm on the reasoning of the district court. Johnson v. Keckler, No. CA-95-274-CCB (D. Md. Jan. 11, 1996). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before the court and argument would not aid the decisional process.

AFFIRMED