

UNPUBLISHED

UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT

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**No. 99-7074**

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RAY W. GIBBS, JR.,

Plaintiff - Appellant,

versus

STEPHEN MCKINNEY, Individually and in His Of-  
ficial Capacity as a Deputy Sheriff of Cecil  
County,

Defendant - Appellee,

and

WILLIAM J. KILLOUGH, Individually and in His  
Official Capacity as Sheriff of Cecil County,  
Maryland; JOHN DOE; RICHARD ROE, Individually  
and in Their Official Capacity as Deputy  
Sheriffs and/or Correctional Officers of Cecil  
County, Maryland,

Defendants.

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Appeal from the United States District Court for the District of  
Maryland, at Baltimore. Frederic N. Smalkin, District Judge. (CA-  
98-834-S)

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Submitted: March 20, 2000

Decided: March 30, 2000

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Before WILKINS, LUTTIG, and MICHAEL, Circuit Judges.

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Affirmed by unpublished per curiam opinion.

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David F. Albright, C. Thomas Brown, ALBRIGHT, BROWN & GOERTEMILLER, L.L.C., Baltimore, Maryland, for Appellant. Daniel Karp, ALLEN, JOHNSON, ALEXANDER & KARP, Baltimore, Maryland, for Appellee.

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Unpublished opinions are not binding precedent in this circuit.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

PER CURIAM:

Ray W. Gibbs, Jr., appeals the district court's orders: (1) granting summary judgment on related state law claims after the federal claims were resolved by a jury verdict in favor of Stephen McKinney; and (2) granting summary judgment to McKinney on Gibbs' 42 U.S.C.A. § 1983 (West Supp. 1999) claim of indifference to serious medical needs. We have reviewed the record and the district court's opinions and find no reversible error. Accordingly, we affirm on the reasoning of the district court. See Gibbs v. McKinney, No. CA-98-834-S (D. Md. Jan. 27 & July 7, 1999). 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