## IN THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

No. 17-20273

United States Court of Appeals Fifth Circuit

FILED

September 19, 2018

Lyle W. Cayce Clerk

MICHAEL EUGENE ROBERTS,

Plaintiff-Appellant

v.

CITY OF HOUSTON, Houston Police Department; CHANDRA M. FERDINAND, Formerly Houston Police Department Officer #1; KENNETH FEDDERSON, Formerly Houston Police Department Officer #2; DOCTOR NNAKA CHIDI, Formerly G.I. Reisner; CHARLES A. MCCLELLAND, Chief of Police,

Defendants-Appellees

Appeal from the United States District Court for the Southern District of Texas USDC No. 4-14-CV-903

Before JONES, BARKSDALE, and WILLETT, Circuit Judges.

PER CURIAM:\*

Michael Roberts sued the Houston Police Department, the Chief of Police, some individual officers, and Dr. Nnaka Chidi under 42 U.S.C. § 1983 for alleged mistreatment during his arrest, blood draw, and subsequent medical care. The district court granted summary judgment on all claims to all Defendants, concluding there were no genuine disputes of material fact.

\* Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.

No. 17-20273

Having reviewed the parties' briefs and the record, we AFFIRM the judgment of the district court essentially for the reasons given in its thorough Memorandum Opinion and Order of March 31, 2017.