

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

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U.S. DISTRICT COURT
N.D. OF ALABAMA

FILED

TAMI G. MUMPOWER and
CHERYL RHENA GRAUEL,

Plaintiffs,

vs.

CASE NO. CV-98-J-1097-S

SHERIFF JAMES JONES,
et al.,

Defendants.

ENTERED
APR 14 1999
asl

ORDER

In accordance with the memorandum opinion entered contemporaneously herewith, and the court being of the opinion that the defendant's motion for summary judgment (doc. 57) is due to be granted on all counts of plaintiffs' complaint except for plaintiff Mumpower's claim for excessive force;

It is therefore **ORDERED** by the court that the defendant's motion for summary judgment on all claims of plaintiff Grauel be and hereby are **GRANTED**. The court finding no just cause for delay, this judgment is hereby made final as a matter of law pursuant to Rule 54(b), F.R.C.P.

It is further **ORDERED** by the court that the defendant's motion for summary judgment on plaintiff Mumpower's state law claims and her Fourth Amendment unreasonable search claim be and hereby is **GRANTED**.

The court finding genuine issues of material fact remaining on plaintiff Mumpower's claim for excessive force, the defendant's motion for summary judgment on this issue be and hereby is **DENIED**.

DONE and ORDERED this the 14 day of April, 1999.


INGE P. JOHNSON
UNITED STATES DISTRICT JUDGE

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