## [NOT FOR PUBLICATION-NOT TO BE CITED AS PRECEDENT] United States Court of Appeals For the First Circuit

No. 99-1849

DAVID H. COLTIN,

Plaintiff, Appellant,

v.

TOWN OF LONDONDERRY; CHRISTOPHER CHILDS; WILLIAM R. HART JR.; ETHEL COLTIN; FRANCIS RAPISARDI,

Defendants, Appellees.

APPEAL FROM THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW HAMPSHIRE

[Hon. Joseph A. DiClerico, Jr., <u>U.S. District Judge</u>]

Before

Torruella, <u>Chief Judge</u>, Selya and Boudin, <u>Circuit Judges</u>.

David H. Coltin on brief pro se.

Donald E. Gardner and Devine, Millimet & Branch on brief for appellees.

SEPTEMBER 8, 2000

<u>Per Curiam</u>. Plaintiff Coltin appeals from a summary judgment dismissing all claims in his complaint on the merits. The complaint asserted claims under 42 U.S.C. § 1983, as well as state law claims of false arrest and malicious prosecution. Upon <u>de novo</u> review of the judgment in light of the parties' briefs and appendix materials, we <u>affirm</u> substantially for the reasons set forth in the district court's thorough and well-reasoned opinion of May 5, 1999, and in the order denying reconsideration of June 9, 1999.

Affirmed. See Loc. R. 27(c).