

United States Court of Appeals
FOR THE EIGHTH CIRCUIT

No. 10-3073

Darwin Burnett Walden,	*	
	*	
Appellant,	*	Appeal from the United States
	*	District Court for the
v.	*	Northern District of Iowa.
	*	
Cornell Smith; Mary Dick; Dustin	*	[UNPUBLISHED]
Lutgen; Tom Conley,	*	
	*	
Appellees.	*	

Submitted: February 4, 2011
Filed: February 9, 2011

Before WOLLMAN, BOWMAN, and SMITH, Circuit Judges.

PER CURIAM.

Iowa inmate Darwin Walden appeals from the adverse grant of summary judgment entered by the District Court¹ in this 42 U.S.C. § 1983 action. After careful *de novo* review, see Anderson v. Larson, 327 F.3d 762, 767 (8th Cir. 2003), we conclude that summary judgment was proper because Walden failed to raise a material factual issue on whether defendants substantially burdened his ability to practice Islam, see Patel v. U.S. Bureau of Prisons, 515 F.3d 807, 813–14 (8th Cir. 2008).

¹The Honorable Linda R. Reade, Chief Judge, United States District Court for the Northern District of Iowa.

Accordingly, we affirm the judgment of the District Court. See 8th Cir. R. 47B.
