UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

	No. 17-1184
RICKEY G. YOUNG,	
Plaintiff - Appel	llant,
v.	
STEVE DRAPER, Sheriff; CHIEF S SGT/DEPUTY PETERS; NANCY F	SEAN DUNN, Martinsville Police Department; HYLTON, and others,
Defendants - Ap	ppellees.
Appeal from the United States District Court for the Western District of Virginia, at Danville. Jackson L. Kiser, Senior District Judge. (4:17-cv-00001-JLK)	
Submitted: May 30, 2017	Decided: June 9, 2017
Before DUNCAN, AGEE, and KEE	NAN, Circuit Judges.
Dismissed by unpublished per curian	n opinion.
PEAKE, PC, Roanoke, Virginia; Je	Nathan Henry Schnetzler, FRITH, ANDERSON & nnifer Dillow Royer, GUYNN & WADDELL P.C., lski, Chad Allan Mooney, PETTY, LIVINGSTON, arg, Virginia, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Rickey G. Young appeals the district court's order denying his motion for a preliminary injunction or temporary restraining order. *See* 28 U.S.C. § 1292(a)(1) (2012). While this interlocutory appeal was pending, Young voluntarily dismissed his civil action in the district court pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i). We therefore dismiss Young's appeal as moot. *See CVLR Performance Horses, Inc. v. Wynne*, 792 F.3d 469, 474 (4th Cir. 2015) ("Litigation may become moot during the pendency of an appeal when an intervening event makes it impossible for the court to grant effective relief to the prevailing party."). We also deny as moot Young's motion for reconsideration of this court's order denying injunctive relief pending appeal, and we deny Young's motion to expedite decision. We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

DISMISSED