UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

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_	No. 17-2107		
AVERY M. RIGGSBEE,			
Plaintiff - App	pellant,		
v.			
W. BAIN JONES, JR., Jud CONSTITUTIONAL VIOLATION	lge; GOVERNMEN N OF NON STOP PAY		FOR
Defendants - A	Appellees.		
Appeal from the United States Dist Greensboro. William L. Osteen, Jr			
Submitted: December 19, 2017		Decided: Decem	ber 21, 2017
Before SHEDD, AGEE, and DIAZ	, Circuit Judges.		
Affirmed by unpublished per curian	m opinion.		
Avery M. Riggsbee, Appellant Pro	Se.		
Unpublished opinions are not bindi	ing precedent in this ci	rcuit.	

PER CURIAM:

Avery M. Riggsbee appeals the district court's order dismissing his action for failure to timely and fully comply with the magistrate judge's order to correct significant procedural errors in his complaint and application to proceed in forma pauperis. *See* Fed. R. Civ. P. 41(b). A plaintiff's failure to comply with a court order may warrant involuntary dismissal. *Id.* We review such a dismissal for abuse of discretion. *Ballard v. Carlson*, 882 F.2d 93, 95-96 (4th Cir. 1989) (noting that dismissal is appropriate sanction where litigant disregarded court order despite warning that failure to comply with order would result in dismissal).

Our review of the record reveals no abuse of discretion in the court's decision to dismiss Riggsbee's complaint. We therefore grant leave to proceed in forma pauperis and affirm for the reasons stated by the district court. *Riggsbee v. Jones*, No. 1:16-cv-00444-WO-LPA (M.D.N.C. Sept. 12, 2017). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before the court and argument would not aid the decisional process.

AFFIRMED