UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

 No. 17-7028	

FRANKIE L. MCCOY, SR.,

Plaintiff - Appellant,

v.

MARYLAND DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES, ("DPSCS"); GARY MAYNARD, Secretary, DPSCS; GREGG L. HERSHBERGER, Secretary, DPSCS; COMMISSIONER STOUFFER; DAYENA CORCORAN, Warden; LAURA ARMSTEAD, Assistant Warden; CEO OF MARYLAND CORRECTIONAL ENTERPRISES, Shiloh; CORRECTIONAL OFFICER BIVENS; CORRECTIONAL OFFICER NIVENS; CORRECTIONAL WASHINGTON: CORRECTIONAL OFFICER OFFICER HENRY: CORRECTIONAL **OFFICER** OSLES: CORRECTIONAL **OFFICER** GATEWOOD; CORRECTIONAL OFFICER KRAMO; CORRECTIONAL DAUGHTERY: CORRECTIONAL OFFICER OFFICER BAILEY: CORRECTIONAL OFFICER FLIGGINS: CORRECTIONAL **OFFICER** MACKALL; SOCIAL WORKER REMBRAUNDAT; SOCIAL WORKER CARYA.

Appeal from the United States District Court for the District of Maryland, at Baltimore. J. Frederick Motz, Senior District Judge. (1:16-cv-00090-JFM)

Submitted: November 21, 2017

Decided: November 28, 2017

Before WYNN and THACKER, Circuit Judges, and HAMILTON, Senior Circuit Judge.

Affirmed by un	published per	curiam opi	nion.
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Frankie L. McCoy, Sr., Appellant Pro Se. Stephanie Judith Lane-Weber, Assistant Attorney General, Baltimore, Maryland, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Frankie McCoy, Sr., appeals the district court's order denying relief on his civil action asserting claims under the Rehabilitation Act of 1973, as amended, 29 U.S.C.A. §§ 701 to 7961 (West 2008 & Supp. 2017); the Americans with Disabilities Act, 42 U.S.C. §§ 12101 to 12213 (2012); and 42 U.S.C. §§ 1983 (2012). We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. *McCoy v. Md. Dep't of Pub. Safety & Corr. Servs.*, No. 1:16-cv-00090-JFM (D. Md. July 28, 2017). We grant McCoy's motion to amend/correct his informal brief. 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.

AFFIRMED