

UNPUBLISHED

UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT

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No. 06-6824

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WILLIAM DUNCAN,

Plaintiff - Appellant,

versus

L. M. SOLOMON; J. N. VAUGHAN; WILLIAM CARROLL,  
JR.; W. C VINSON; B. COTTON; D. GLOVER, Lt.;  
D. FUTRELL, Lt.; REGINALD E. MIDGETTE, Rev.;  
LUCIEN CAPONE, III; JAMES C. JOHNSON; LUNSFORD  
LONG; MATTHEW ROUSE, JR.; N. M. JAMES; GEROTHA  
R. SPAIN; R. R. MEWBORN; BOYD BENNETT; CHARLES  
STEVENS, Manager; R. C. KING; C. EDWARDS; GWEN  
NORVILLE; JAMES BARBER; VICTORIA HUNT,

Defendants - Appellees.

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Appeal from the United States District Court for the Eastern  
District of North Carolina, at Raleigh. Malcolm J. Howard, Senior  
District Judge. (5:06-ct-03001-H)

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Submitted: September 28, 2006

Decided: October 10, 2006

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Before NIEMEYER, TRAXLER, and SHEDD, Circuit Judges.

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Affirmed by unpublished per curiam opinion.

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William Duncan, Appellant Pro Se.

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Unpublished opinions are not binding precedent in this circuit.  
See Local Rule 36(c).

PER CURIAM:

William Duncan appeals the district court's order denying relief on his 42 U.S.C. § 1983 (2000) complaint. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. Duncan v. Solomon, No. 5:06-ct-03001-H (E.D.N.C. Apr. 19, 2006). 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