UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 12-7911

GERALD DAVIS FULLER,

Plaintiff - Appellant,

v.

LIEUTENANT HARBAUGH; BOBBY P. SHEARIN, Warden; KATHLEEN S. GREEN, Warden; LIEUTENANT MURPHY; RODERICKS, CO I; KENNY, CO II; P. ZIOLKOWSKI, Lieutenant; HOUSING UNIT 4 ODD CLASSIFICATION COUNSELOR; ECI CLASSIFICATION SUPERVISOR; CORIZON, INC.; GALWEN, Case Manager,

Defendants - Appellees,

and

CMS, Inc.; UNKNOWN DENTAL CONTRACTOR,

Defendants.

Appeal from the United States District Court for the District of Maryland, at Baltimore. William M. Nickerson, Senior District Judge. (1:12-cv-00043-WMN)

Submitted: April 30, 2013

Before NIEMEYER and AGEE, Circuit Judges, and HAMILTON, Senior Circuit Judge.

Affirmed by unpublished per curiam opinion.

Decided: May 22, 2013

Gerald Davis Fuller, Appellant Pro Se. Rex Schultz Gordon, OFFICE OF THE ATTORNEY GENERAL OF MARYLAND, Baltimore, Maryland; Michelle Jacquelyn Marzullo, MARKS, O'NEILL, O'BRIEN, DOHERTY & KELLY, P.C., Towson, Maryland, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Gerald Davis Fuller appeals the district court's orders denying relief on his 42 U.S.C. § 1983 (2006) complaint and denying reconsideration. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. <u>Fuller v. Lieutenant</u> <u>Harbaugh</u>, No. 1:12-cv-00043-WMN (D. Md. Sept. 24 & Nov. 5, 2012). 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

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