

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 14-6533

ROBBIE COLLINS,

Plaintiff - Appellant,

v.

ANTHONY PADULA, Warden; MICHAEL MCCALL, Warden; SERGEANT KEITH MCBRIDE; LIEUTENANT JASON DAVIS; CLEVELAND DEMARIE; AW BROOKS; BRUCE OBERMAN; SERGEANT CHARLIE BROWN; MISS DESAI, Librarian; HERMAN FINKLEY; JAMES DEAN; LIEUTENANT BUTERBAUGH; NURSE MCDONALD; CAPTAIN THOMAS COMMANDER; DOCTOR PATE, a/k/a John Pate; W. MILLER, Librarian; NURSE STEPHANIE BROWN; NURSE LINDA ROMAN; NURSE T. HUBBARD, a/k/a Tonya Hubbard; OFFICER MCCONICO; NURSE NORAH, f/k/a Nurse North,

Defendants - Appellees.

Appeal from the United States District Court for the District of South Carolina, at Charleston. David C. Norton, District Judge. (2:12-cv-03112-DCN-BHH)

Submitted: August 28, 2014

Decided: September 3, 2014

Before WILKINSON, KING, and DUNCAN, Circuit Judges.

Affirmed by unpublished per curiam opinion.

Robbie Collins, Appellant Pro Se. David Cornwell Holler, LEE ERTER WILSON HOLLER & SMITH, LLC, Sumter, South Carolina; Stephen Lynwood Brown, Russell Grainger Hines, YOUNG CLEMENT RIVERS, LLP, Charleston, South Carolina, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Robbie Collins appeals the district court's order accepting the recommendation of the magistrate judge in part and denying relief on his 42 U.S.C. § 1983 (2012) complaint. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. See Collins v. Padula, No. 2:12-cv-03112-DCN-BHH (D.S.C. Mar. 31, 2014). 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