UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 14-7292

UNULA BOO SHAWN ABEBE, a/k/a Unula B Abebe,

Plaintiff - Appellant,

v.

MAURICE GREEN; LIEUTENANT SCOTT; KAREN MCCULLOUGH; SHARONDA SUTTON; LIEUTENANT HUDSON; KENNETH PARKER; ROBERT STEVENSON; LULA JOHNSON; AL WALKER; NURSE JOHNSON; LIEUTENANT S. JACKSON; PERCY JONES; LIEUTENANT CARTER; WILLIE SIMMONS,

Defendants - Appellees,

and

SERGEANT DEVON SCOTT; SERGEANT SOUTH CAROLINA; FOGAL; SERGEANT H. WRIGHT; SERGEANT J. C. WILLIAMS; SERGEANT GLASS; SERGEANT OAKMAN; SERGEANT R. JONES; LIEUTENANT FALEY; CORPORAL FURGAL; CORPORAL DOOLEY; CORPORAL COREY BECKETT; LARRY CATLIDGE; JERMAINE MCCOY; JOHN CLIFTON DAVENPORT; M. BRADY; OFFICER MCDANIELS; OFFICER COX; OFFICER STONE; OFFICER SOREZ; OFFICER ROBERTS; OFFICER BROWN; JOHN IRMO; J. DIXON; T. EDMOND; CORPORAL MANLEY; OFFICER MOSES; ROSELYN OFFICER HAMLETON; ELERBY; INVESTIGATOR HURT; HALLMAN; SERGEANT ESTERLINE; OFFICER WILLIAMS; LIEUTENANT R. JEFFERSON; AARON WILSON; OFFICER FANT; OFC HARDY; OFC GRITTLE; OFFICER MS. COOK; OFFICER MR. COOK; OFC DICKSON; DOCTOR JOHN B. TOMARCHIO; WILLIAM BYARS; LIEUTENANT T. JOHNSON,

Defendants.

Appeal from the United States District Court for the District of South Carolina, at Orangeburg. Richard Mark Gergel, District Judge. (5:11-cv-02750-RMG)

Submitted: December 18, 2014 Decided: December 23, 2014

Before SHEDD, WYNN, and THACKER, Circuit Judges.

Affirmed by unpublished per curiam opinion.

Unula Boo Shawn Abebe, Appellant Pro Se. Sheila M. Bias, Drew Hamilton Butler, Caleb Martin Riser, RICHARDSON, PLOWDEN & ROBINSON, PA, Columbia, South Carolina, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Unula Boo Shawn Abebe appeals the district court's order dismissing his 42 U.S.C. § 1983 (2012) complaint for failure to comply with the court's discovery order under Fed. R. Civ. P. 37(b)(2) and 41(b). We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. Abebe v. Green, No. 5:11-cv-02750-RMG (D.S.C. July 30, 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