UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

	No. 17-1372
In re: CEI, LLC,	
Debtor.	
BRENDA L. LIVESAY,	- -
Party-in-Interest	- Appellant,
V.	
KENNETH W. LIVESAY; GLOBAL	L FIBER, LLC,
Defendants - Ap	ppellees,
and	
LANGDON M. COOPER, Trus Communications Electrical Industries	stee in Bankruptcy for CEI, LLC aka s, LLC,
Trustee - Appell	ee.
Appeal from the United States District Asheville. Max O. Cogburn, Jr., District Asheville.	et Court for the Western District of North Carolina, at trict Judge. (1:16-cv-00361-MOC)
Submitted: November 30, 2017	Decided: December 13, 2017
Before WILKINSON, SHEDD, and I	HARRIS. Circuit Judges.

A CC* 1	1	1 1 1 1		•	• •
Attirmed	h	unpublished	nor	curiam	Oninion
AIIIIIICU	v	undudusnea	וטעו	Currani	opinion.
	- 5	I	Ι.		. I

Charles R. Brewer, Gary A. Dodd, Asheville, North Carolina, for Appellant. D. Rodney Kight, Jr., KIGHT LAW OFFICE, PC, Asheville, North Carolina; Langdon M. Cooper, Sharon S. Dove, MULLEN, HOLLAND & COOPER, PA, Gastonia, North Carolina, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Brenda L. Livesay appeals from the district court's order affirming the bankruptcy court's orders denying her renewed motion to intervene in an adversary proceeding filed by the bankruptcy trustee, denying her motion to conduct discovery, and quashing subpoenas she issued. We have reviewed the record submitted on appeal and the arguments of the parties and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. *Livesay v. Livesay*, No. 1:16-cv-00361-MOC (W.D.N.C. Mar. 17, 2017). 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