## UNPUBLISHED

## UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 17-2300	
MY'KA EL,	
Plaintiff - App	pellant,
v.	
R. REESE, Officer,	
Defendant - A	appellee,
and	
Officer; S. SELOGY, Officer; KODAD, Officer; ISSAC, Officer; ISSAC, Officer; ISSAC, Officer; MOORE; T. WILSON; J. FLETODIGGS; B. BUTLER; NURSE RETORT; B. SCAREY; T. CASTFRISON; R. BURNETT; BRADOCANTER; COOPER JERRELL, MODER JERRELL	G POLICE DEPARTMENT; M. SULLIVAN, MEYERS, Officer; AGAPE, Officer; K. S. cer; AIRTONE, Lieutenant; S. MOBLEY; T. CHER, Officer; J. PARKER; P. MOORE; L.B. GREEN, Sergeant; M. W. WOMBLE; M. T. CANO; STOUTS, Sergeant; R. MONROE; J. H. ON JOLLY, North Carolina State Trooper; W. L. Mecklenburg County Sheriff; EASON; STREET, D, Officer; R. CHAPMAN, Mecklenburg County
Defendants.	
* *	strict Court for the Western District of North Carolina, District Judge. (3:16-cv-00051-RJC-DCK)
Submitted: February 15, 2018	Decided: February 16, 2018

Before WILKINSON, FLOYD, and THACKER, Circuit Judges.
Dismissed by unpublished per curiam opinion.
My'Ka El, Appellant Pro Se. Daniel Edward Peterson, CITY ATTORNEY'S OFFICE. Charlotte, North Carolina, for Appellee.
Unpublished opinions are not binding precedent in this circuit.

## PER CURIAM:

My'Ka El appeals the district court's February 28, 2017, order denying relief on his 42 U.S.C. § 1983 (2012) complaint. El previously appealed the district court's order, and we affirmed the judgment on appeal. *El v. Reese*, 694 F. App'x 160 (4th Cir. 2017) (No. 17-6397). Because we previously have affirmed the district court's order, we dismiss the instant appeal as duplicative and untimely. 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.

**DISMISSED**