UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 17-2368	
YOLANDA BELL,	
Plaintiff - Appellant,	
v.	
ANNE M. HEISHMAN; KENNETH LABOWITZ; SABEN BLANKENSHIP & KEITH; INOVA HEALTH CARE SEI Fairfax Hospital; BEVERLY ENTERPRISES, VIRGINIA Living Centers-Sleepy Hollow; SHARON LAGONZO, Exe of Alexandria,	RVICES, d/b/a INOVA A, INC., d/b/a Golden
Defendants - Appellees.	
Appeal from the United States District Court for the Eastern District of Virginia, at Alexandria. Anthony John Trenga, District Judge. (1:17-cv-00430-AJT-TCB)	
Submitted: October 23, 2018	Decided: October 25, 2018
Before NIEMEYER, KING, and WYNN, Circuit Judges.	
Affirmed by unpublished per curiam opinion.	
Yolanda Bell, Appellant Pro Se. Laurie Kirkland, BLAN Fairfax, Virginia; Mark Sheridan Brennan, Sr., VANI Richmond, Virginia; Andrew Biondi, SANDS ANDERSC for Appellees.	DEVENTER BLACK, LLP,

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Yolanda Bell appeals the district court's order denying relief on her civil action challenging the health care decisions made by Appellees on behalf of Bell's incapacitated adult sister. We have reviewed the record and find no reversible error. Accordingly, we grant leave to proceed in forma pauperis and affirm for the reasons stated by the district court. *Bell v. Heishman*, No. 1:17-cv-00430-AJT-TCB (E.D. Va. Oct. 3, 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