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Doc. 406627538

UNPUBLISHED

| UNITED STATES COURT OF APPEAL | S |
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| FOR THE FOURTH CIRCUIT | |

No. 17-6360

KEVIN SNODGRASS, JR.,

Plaintiff - Appellant,

v.

S.L. MESSER; M.L. COUNTS, Inmate Hearing Officer at ROSP; C. BISHOP, C/O at ROSP; E.R. BARKSDALE, Warden at ROSP; J. BENTLEY, Investigator at ROSP; JOE FANNIN, Lieutenant at ROSP; TORI RAIFORD, Unit Manager at ROSP; GARRY A. ADAMS, Lieutenant at ROSP; HAROLD CLARK, Director of VA. DOC,

| Defendants - Appellees. | |
|---|---------------------------------------|
| Appeal from the United States District Court Roanoke. Elizabeth Kay Dillon, District Judge. | 9 |
| Submitted: July 27, 2017 | Decided: August 1, 2017 |
| Before AGEE and FLOYD, Circuit Judges, and l | HAMILTON, Senior Circuit Judge. |
| Affirmed by unpublished per curiam opinion. | |
| Kevin Snodgrass, Jr., Appellant Pro Se. Joh General, Richmond, Virginia, for Appellees. | n Michael Parsons, Assistant Attorney |

Unpublished opinions are not binding precedent in this circuit.

Appeal: 17-6360 Doc: 9 Filed: 08/01/2017 Pg: 2 of 2

PER CURIAM:

Kevin Snodgrass, Jr., appeals the district court's order 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. *Snodgrass v. Messer*, No. 7:16-cv-00050-EKD-RSB (W.D. Va. Mar. 10, 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