Robert Dent v. Colin Ottey
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UNPUBLISHED

UNITED STATES COURT OF APPE FOR THE FOURTH CIRCUIT	ALS
No. 17-6396	
ROBERT DENT,	
Plaintiff - Appellant,	
v.	
COLIN OTTEY, MD, Regional Medical Director,	
Defendant - Appellee,	
and	
WEXFORD HEALTH SOURCES, INCORPORATED; O Supervisor Medical Provider; ROBUSTIANO BARRERA PEGGY MAHLER, Medical Provider,	
Defendants	
Appeal from the United States District Court for the District Catherine C. Blake, Chief District Judge. (8:15-cv-00206-CC	
Submitted: September 11, 2017	Decided: October 3, 2017
Before DUNCAN, KEENAN, and THACKER, Circuit Judges	s.

Affirmed by unpublished per curiam opinion.

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Robert Dent, Appellant Pro Se. Douglas Conrad Meister, Gina Marie Smith, MEYERS, RODBELL & ROSENBAUM, PA, Riverdale, Maryland, for Appellee.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Robert Dent appeals the district court's order granting summary judgment in favor of Defendant Colin Ottey as to Dent's 42 U.S.C. § 1983 (2012) claim of deliberate indifference to his medical needs.* We have reviewed the record and find no reversible error. Accordingly, we affirm substantially for the reasons stated by the district court. *Dent v. Ottey*, No. 8:15-cv-00206-CCB (D. Md. Mar. 9, 2017); *see also Harrods Ltd. v. Sixty Internet Domain Names*, 302 F.3d 214, 244-45 (4th Cir. 2002) (discussing requirements to preserve claim that summary judgment was granted prematurely). Accordingly, we affirm the district court's judgment. 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

^{*} Although Dent's informal brief also identifies the district court's March 17, 2016, order dismissing the action in part and granting summary judgment in part, we conclude that we lack jurisdiction to review that order. *See* Fed. R. App. P. 3(c)(1)(B); *Jackson v. Lightsey*, 775 F.3d 170, 176-77 (4th Cir. 2014).