Anthony Roberts v. M.C. Vann Appeal: 17-7487 Doc: 15 Filed: 04/02/2018 Pg: 1 of 2

Doc. 406926933

UNPUBLISHED

UNITED STATES COURT OF APPEAL	S
FOR THE FOURTH CIRCUIT	

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	No. 17-7487			
ANTHONY ROBERTS,				
Plaintiff - App	pellant,			
v.				
M.C. VANN, I.H.O. Hear Manager/Institutional Reviewer,	rings Officer;	K.G.	WALKER,	Unit
Defendants - A	Appellees.			
Appeal from the United States E Alexandria. Claude M. Hilton, Ser				-
Submitted: March 29, 2018			Decided:	April 2, 2018
Before AGEE and DIAZ, Circuit J	udges, and HAMIL	– LTON, So –	enior Circuit Ju	ıdge.
Affirmed by unpublished per curia	m opinion.			
Anthony Roberts, Appellant Pro ATTORNEY GENERAL OF VIRO				
Unpublished opinions are not bind	ing precedent in thi	s circuit.		

PER CURIAM:

Anthony Roberts appeals the district court's order granting summary judgment to Defendants 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.* *Roberts v. Vann*, No. 1:17-cv-00049-CMH-MSN (E.D. Va. filed Oct. 25, 2017 & entered Oct. 27, 2017). We deny Roberts' motion to appoint counsel and 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

^{*}To the extent Roberts argues on appeal that Defendants violated his equal protection rights by treating him differently than other inmates during the disciplinary proceeding, we conclude that Roberts waived appellate review of this claim by failing to allege it in his complaint. *See Pornomo v. United States*, 814 F.3d 681, 686 (4th Cir. 2016).