Ricardo Lanier v. Linda Corn
Appeal: 17-7505 Doc: 28 Filed: 07/10/2018 Pg: 1 of 3

UNPUBLISHED

	ATES COURT OF APPEALS HE FOURTH CIRCUIT
	No. 17-7505
RICARDO EDWIN LANIER,	
Plaintiff - Appe	llant,
v.	
LINDA CORN, Officer; BRIAN H PLAYER, Captain; CHRISTY ADA	HELTON, Sgt.; FNU MCDONALD, Lt.; JIM MS, Officer,
Defendants - Ap	opellees,
and	
HENDERSON COUNTY DETENT incident, et al; FLORA HERNANDE	FION CENTER, Jail Officials on duty day of EZ, Head Nurse,
Defendants.	
* *	rict Court for the Western District of North Carolina, ief District Judge. (1:15-cv-00262-FDW)
Submitted: June 19, 2018	Decided: July 10, 2018
Before AGEE and THACKER, Circu	uit Judges, and SHEDD, Senior Circuit Judge.
Affirmed by unpublished per curiam	opinion.

Appeal: 17-7505 Doc: 28 Filed: 07/10/2018 Pg: 2 of 3

Ricardo Edwin Lanier, Appellant Pro Se. Sean Francis Perrin, WOMBLE BOND DICKINSON (US) LLP, Charlotte, North Carolina, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

Appeal: 17-7505 Doc: 28 Filed: 07/10/2018 Pg: 3 of 3

PER CURIAM:

Ricardo Edwin Lanier appeals the district court's order granting Appellees' motion for summary judgment and denying relief on his 42 U.S.C. § 1983 (2012) complaint. We have reviewed the record and find no reversible error. Accordingly, we affirm the district court's dismissal of Lanier's claims against Appellees McDonald, Helton, Corn, and Adams for the reasons stated by the district court, and we affirm the district court's dismissal of the claims against Appellee Player on the basis that Lanier failed to demonstrate that he was subjected to inhumane conditions rising to the level of a Fourteenth Amendment violation. *Lanier v. Corn*, No. 1:15-cv-00262-FDW (W.D.N.C. Nov. 6, 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