Filed: 06/26/2018 Pg: 1 of 2

Doc. 407037860

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

	E FOURTH CIRCUIT
	No. 18-6163
JOHN BACCUS, a/k/a John Baccus Re	oosevelt,
Plaintiff - Appella	ant,
v.	
	DEAN TURBEVILLE; BARRY PROSSER; KEITH LUTCKEN; BRIAN WALLACE; ; JOHN BLACK,
Defendants - Appo	ellees.
Appeal from the United States District Ju-	rict Court for the District of South Carolina, at adge. (4:17-cv-01851-DCN)
Submitted: June 21, 2018	Decided: June 26, 2018
Before DIAZ and HARRIS, Circuit Jud	dges, and SHEDD, Senior Circuit Judge.
Affirmed by unpublished per curiam o	pinion.
John Roosevelt Baccus, Appellant Pro	Se.
Unpublished opinions are not binding j	precedent in this circuit.

Dockets.Justia.com

PER CURIAM:

John Roosevelt Baccus seeks to appeal from the district court's order accepting the recommendation of the magistrate judge and dismissing without prejudice Baccus's 42 U.S.C. § 1983 (2012) complaint. Finding no error, we affirm on the reasoning of the district court.* *See Baccus v. Clements*, No. 4:17-cv-01851-DCN (D.S.C. Jan. 23, 2018). We deny Baccus's motions for a transcript at Government expense and for appointment of counsel. 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

^{*} The grounds of the dismissal make clear that no amendment could cure the defects in Baccus's case. Therefore, the order is final and appealable. *See Goode v. Cent. Va. Legal Aid Soc'y, Inc.*, 807 F.3d 619, 625, 629-30 (4th Cir. 2015).