UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

	No. 18-7219	
EFFREY COLLINGTON,		
Plaintiff - App	pellant,	
v.		
R. COVINGTON; KATY F NICHOLSON; JON-DOE WA OXINDINE; T. DEBERRY, Sgt.; Γ. GAULS; JON-DOE SIMMONS	ALLACE; JON-DO JON-DOE TORREZ	DE HARRIS; JON-DOE; JON-DOE SANDERSON;
Defendants - A	Appellees.	
Appeal from the United States Dis Greensboro. Loretta C. Biggs, Dis		
Submitted: February 21, 2019		Decided: February 26, 2019
Before GREGORY, Chief Judge, a	and AGEE and DIAZ	, Circuit Judges.
Affirmed by unpublished per curia	m opinion.	
Jeffrey Collington, Appellant Pro S	Se.	
Unpublished opinions are not bind	ing precedent in this	circuit.

PER CURIAM:

Jeffrey Collington appeals the district court's order dismissing his 42 U.S.C. § 1983 (2012) complaint. The district court referred this case to a magistrate judge pursuant to 28 U.S.C. § 636(b)(1)(B) (2012). The magistrate judge recommended granting summary judgment to the Defendants and dismissing the action with prejudice. The magistrate judge advised Collington that failure to file timely objections to this recommendation could waive appellate review of a district court order based upon the recommendation.

The timely filing of specific objections to a magistrate judge's recommendation is necessary to preserve appellate review of the substance of that recommendation when the parties have been warned of the consequences of noncompliance. *Wright v. Collins*, 766 F.2d 841, 845-46 (4th Cir. 1985); *see also Thomas v. Arn*, 474 U.S. 140 (1985). Collington has waived appellate review by failing to file objections after receiving proper notice. Accordingly, we affirm the judgment of the district court.

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