## **UNPUBLISHED**

## UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

_	No. 19-1765	
ATHALIA CRAYTON,		
Defendant - A	ppellant,	
v.		
TENEEDA FERRON,		
Defendant - A	ppellee,	
and		
NEW YORK LIFE INSURANCE	COMPANY,	
Plaintiff.		
Appeal from the United States Dist Greensboro. Thomas D. Schroeder		
Submitted: December 19, 2019		Decided: December 30, 2019
Before AGEE and QUATTLEBAU	JM, Circuit Judges, a	and SHEDD, Senior Circuit Judge
Affirmed by unpublished per curian	n opinion.	
Athalia Crayton, Appellant Pro Se COHEN, LLP, Greensboro, North		

Unpublished opinions are not binding precedent in this circuit.

## PER CURIAM:

Athalia Crayton appeals the district court's orders and judgment concluding that her sister was the proper beneficiary of the proceeds from her mother's life insurance policy, and denying Crayton's motion for amended and additional findings of fact under Fed. R. Civ. P. 52(b), or alternatively a new trial under Fed. R. Civ. P. 59(a), (b). We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. *N.Y. Life Ins. Co. v. Crayton*, No. 1:17-cv-00593-TDS-JLW (M.D.N.C. Jan. 15, 2019; June 19, 2019). We also deny Crayton's motion for a transcript at Government expense. 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**