UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

	No. 19-6211	
RONALD MCCLARY,		
Plaintiff - App	pellant,	
v.		
MICHAEL BUTLER, Officer of A	Alexander CI,	
Defendant - A	appellee.	
Appeal from the United States Disat Statesville. Frank D. Whitney,		
Submitted: June 18, 2019		Decided: July 5, 2019
Before MOTZ and KEENAN, Circ	cuit Judges, and HAN	MILTON, Senior Circuit Judge.
Affirmed by unpublished per curia	m opinion.	
Ronald McClary, Appellant Pro Se	2.	
Unpublished opinions are not bind	ing precedent in this	circuit.

PER CURIAM:

Ronald McClary appeals the district court's order granting the Defendant's motion for summary judgment and dismissing without prejudice McClary's civil rights complaint because McClary failed to properly exhaust available administrative remedies. *See* 42 U.S.C. § 1997e(a) (2012); *Ross v. Blake*, 136 S. Ct. 1850, 1854-55 (2016) (noting that inmate must exhaust available remedies "before bringing suit to challenge prison conditions"). We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. *McClary v. Butler*, No. 5:18-cv-00098-FDW (W.D.N.C. Feb. 1, 2019). 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