## **UNPUBLISHED**

## UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

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	No. 20-2035		
PAIGE MARTINEAU,			
Plaintiff - App	pellant,		
v.			
JOEL WIER; DIANE WIER; RIC	HARD GUEST,		
Defendants - A	Appellees.		
Appeal from the United States I Columbia. Sherri A. Lydon, Distri			Carolina, at
Submitted: May 31, 2022		Decided:	July 1, 2022
Before NIEMEYER, HARRIS, and	d RUSHING, Circuit	Judges.	
Affirmed by unpublished per curia	m opinion.		
Paige Martineau, Appellant Pro SOWELL & DURANT LLC, Colu		•	Sowell, III,
Unpublished opinions are not bind	ing precedent in this	circuit.	

## PER CURIAM:

Paige Martineau appeals the district court's order on remand granting Defendants' Fed. R. Civ. P. 12(b)(6) motion to dismiss Martineau's complaint alleging fraudulent inducement of a settlement agreement and several tort claims under South Carolina law.\*

The district court determined on remand that Martineau's tort claims were barred under South Carolina's three-year statute of limitations and that Martineau could not establish any plausible theory of recovery for her fraudulent inducement claim.

Confining our review to the issues raised in the informal brief, *see* 4th Cir. R. 34(b); *Jackson v. Lightsey*, 775 F.3d 170, 177 (4th Cir. 2014) ("The informal brief is an important document; under Fourth Circuit rules, our review is limited to issues preserved in that brief."), we have reviewed the record and find no reversible error. Accordingly, we affirm the district court's order. *Martineau v. Wier*, No. 3:16-cv-02650-SAL (D.S.C. Sept. 9, 2020). 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** 

<sup>\*</sup> We previously remanded this case to the district court after vacating the district court's prior grant of summary judgment to Defendants. *See Martineau v. Wier*, 934 F.3d 385, 387, 397 (4th Cir. 2019).