UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 20-6613

LOIS YANKAH,

Plaintiff - Appellant,

v.

RIVERSIDE REGIONAL JAIL AUTHORITY; CORIZON; RICHMOND CITY JUSTICE CENTER; OFFICER SEWARD, Booking Officer; SGT. THOMAS, Sergeant Booking; SGT. LOVING, Sergeant Disciplinary Committee; SGT. KING, Sergeant Disciplinary Committee; ASSISTANT SUPERINTENDENT MINTON, Asst Superintendent Disciplinary Committee; OFFICER BEACH, Pod Officer; OFFICER BARBOUR, Pod Officer; OFFICER COPELAND, Pod Officer; LT. WYCHE, Lieutenant; CPT. MACK, Captain; MAJOR FLIPPIN; SGT. SPRATLEY, Sergeant: UNKNOWN RIVERSIDE REGIONAL JAIL OFFICIALS, Jail Officials: CORIZON HEALTH, INC., Medical Provider; UNKNOWN CORIZON MEDICAL STAFF, Jail Medical Staff; UNKNOWN CHESTERFIELD COUNTY SHERIFF'S AND DEPUTIES, Sheriffs and Deputy Sheriffs; CHESTERFIELD COUNTY BOARD OF SUPERVISORS, County Leadership; CHESTERFIELD COUNTY, County; CHESTERFIELD COUNTY JAIL, County Leadership; PRINCE GEORGE COUNTY ADMINISTRATION, County Leadership; PRINCE GEORGE COUNTY, County; DEPUTY CARVER, Deputy Sheriff Booking; SERGEANT SMITH, Deputy Sheriff Classification; COMMONWEALTH OF VIRGINIA, Commonwealth; KELLY THOMASSON, Secretary of the Commonwealth; CHRISTOPHER FRINK, Director of Extradition; GOVERNOR TERENCE R. MCAULIFFE, Governor; CITY OF RICHMOND, City; RICHMOND CITY COUNCIL, County Leadership; LIEUTENANT DECCA, Booking Supervisor; CHESTERFIELD **COUNTY** ADMINISTRATION, County UNKNOWN RICHMOND CITY SHERIFF'S DEPUTIES AND STAFF, Sheriff and Deputy Sheriffs; RICHMOND CITY SHERIFF'S OFFICE; PRINCE GEORGE COUNTY BOARD OF SUPERVISORS, County Leadership,

Defendants - Appellees.

Norfolk. Mark S. Davis, Chief District.	Judge. (2:18-cv-00222-MSD-LRL)
Submitted: December 22, 2020	Decided: December 29, 2020
Before NIEMEYER, FLOYD, and RICI	HARDSON, Circuit Judges.
Affirmed by unpublished per curiam opi	nion.
Lois A. Yankah, Appellant Pro Se.	
Unpublished opinions are not binding pr	recedent in this circuit.

PER CURIAM:

Lois A. Yankah appeals the district court's orders dismissing her complaint under 28 U.S.C. § 1915A(b)(1) for failure to state a claim and denying her motion for reconsideration. On appeal, we confine our review to the issues raised in the Appellant's brief. *See* 4th Cir. R. 34(b). Because Yankah's informal brief does not challenge the dispositive basis for the district court's denial, she has forfeited appellate review of the court's order. *See 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."). Accordingly, we affirm. 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