

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 22-1315

MWABIRA SIMERA, f/k/a Samuel H. Mwabira-Simera,

Plaintiff - Appellant,

v.

MORGAN STATE UNIVERSITY; DR. DAVID WILSON, President; DR. LINDA FARRAR, Special Vice President; DR. DON-TERRY VEAL, Chief of Staff; DR. TANYKA M. BARBER, Director of Diversity and EEO Title IX Coordinator; DR. T. JOAN ROBINSON, Vice President for International Affairs; DR. KEVIN BANKS, Vice President for Student Affairs; DR. RAYMOND C. VOLLMER, Vice President for Finance and Management; DR. BICKRAM JANAK, Vice President for Finance and Management; DR. STACEY BENN, Vice President for Finance and Management; DR. KENNETH JACKSON, Interim Vice President/Provost for Academic Affairs; DR. KARA MILES TURNER, Associate Provost for Enrollment Management and Student Academic Support Services; DR. BISI OLADIPUPO, Vice President for Information; DR. MARK GARRISON, Dean of Graduate School; DR. SHIRE WILLIAMS, Executive Vice Dean of Graduate School; HANS COOPER, University Registrar; SECURITY ADRIAN J. WIGGINS, Executive Director Office of Campus and Public Safety; SECURITY T. BYRD, Security; MARCIA SHEPHERDSON; SECURITY P/O KEVIN JONES, Security; SECURITY P/O V. MITCHELL, Security,

Defendants - Appellees.

Appeal from the United States District Court for the District of Maryland, at Baltimore.
Catherine C. Blake, Senior District Judge. (1:21-cv-00440-CCB)

Submitted: June 28, 2022

Decided: June 30, 2022

Before NIEMEYER and HEYTENS, Circuit Judges, and TRAXLER, Senior Circuit Judge.

Affirmed by unpublished per curiam opinion.

Mwabira Simera, Appellant Pro Se. Lillian Lane Reynolds, OFFICE OF THE ATTORNEY GENERAL OF MARYLAND, Baltimore, Maryland, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Mwabira Simera appeals the district court's order denying his motions to file a second amended complaint and for summary judgment and granting Defendants' motion to dismiss. We have reviewed the record and find no reversible error in the district court's finding that res judicata barred Simera's action.* Accordingly, we affirm the district court's order. *Simera v. Morgan State Univ.*, No. 1:21-cv-00440-CCB (D. Md. Feb. 24, 2022). 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

* Simera did not challenge the district court's denial of the motions to amend and for summary judgment. *See* 4th Cir. R. 34(b).