UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 23-6926		
JONATHAN JAMES NEWELL,		
Plaintiff - Appe	ellant,	
V.		
Chief Judge, North Carolina Cour	orth Carolina Supreme Court; LIND rt of Appeals; MARION WARRE: ts; DANIEL M. HORNE, JR., Clea	N, Director,
Defendants - A	appellees.	
Appeal from the United States Distriction Raleigh. James C. Dever III, Distriction—	rict Court for the Eastern District of ct Judge. (5:22-ct-03091-D)	North Carolina, at
Submitted: March 29, 2024	Decid	ed: May 10, 2024
Before NIEMEYER and QUATTLE Judge.	EBAUM, Circuit Judges, and FLOY	√D, Senior Circuit
Affirmed by unpublished per curian	n opinion.	
Jonathan James Newell, Appellant I	Pro Se.	

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Jonathan James Newell appeals the district court's orders denying relief on his remaining 42 U.S.C. § 1983 claim under 28 U.S.C. § 1915(e)(2)(B) and denying his motion for reconsideration.* We have reviewed the record and find no reversible error. Accordingly, we affirm the district court's orders. *Newell v. Newby*, No. 5:22-ct-03091-D (E.D.N.C. Mar. 9, 2023; Sept. 6, 2023). 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

^{*} We previously remanded to the district court for consideration of the unresolved claim that Newell "was not provided proper notice to pay the fee for certified copies prior to the rejection of his state appeal." *Newell v. Newby*, No. 22-6766, 2022 WL 17959824, at *1 (4th Cir. Dec. 27, 2022). This appeal follows the district court's denial of relief on that claim.