

**UNPUBLISHED**

UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT

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**No. 02-6429**

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UNITED STATES OF AMERICA,

Plaintiff - Appellee,

versus

GEROME MONTREAL RANDALL,

Defendant - Appellant.

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Appeal from the United States District Court for the Eastern District of North Carolina, at New Bern. Malcolm J. Howard, District Judge. (CR-95-58, CA-00-200-4-H)

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Submitted: July 19, 2002

Decided: August 5, 2002

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Before LUTTIG, MICHAEL, and KING, Circuit Judges.

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Dismissed by unpublished per curiam opinion.

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Gerome Montreal Randall, Appellant Pro Se. John Stuart Bruce, United States Attorney, Raleigh, North Carolina, for Appellee.

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Unpublished opinions are not binding precedent in this circuit. See Local Rule 36(c).

PER CURIAM:

Gerome Montreal Randall seeks to appeal the district court's order granting the Government's motion to dismiss his 28 U.S.C.A. § 2255 (West Supp. 2002) motion. We have reviewed the record and the district court's opinion and find no reversible error. Accordingly, we deny a certificate of appealability and dismiss the appeal substantially on the reasoning of the district court. United States v. Randall, Nos. CR-95-58; CA-00-200-4-H (E.D.N.C. Apr. 3, 2001).<sup>\*</sup> We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before the court and argument would not aid the decisional process.

DISMISSED

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<sup>\*</sup> Randall's due process claim is meritless because he cannot establish his rights were violated by the jury's use of a general verdict to convict him of drug crimes involving only one type of controlled substance.