

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 08-1519

ESTHER LEE BROWN, The Estate of Esther Lee Brown; LENTON C.
BROWN,

Plaintiffs - Appellants,

v.

ALBERTO GONZALES, Attorney General; KEVIN MORRIS; BOBBY
MORRIS; LILLE DUBBY MORRIS; TONY BANKS; ROY COOPER, The
State of North Carolina Attorney General; BERTIE COUNTY
SHERIFF'S DEPARTMENT; GREG ATKINS; WALLACE PERRY,
Commissioner; JOHN DOE, I; JOHN DOE, II,

Defendants - Appellees.

No. 08-1950

ESTHER LEE BROWN, The Estate of Esther Lee Brown; LENTON C.
BROWN,

Plaintiffs - Appellants,

v.

ALBERTO GONZALES, Attorney General; KEVIN MORRIS; BOBBY
MORRIS; LILLE DUBBY MORRIS; TONY BANKS; ROY COOPER, The
State of North Carolina Attorney General; BERTIE COUNTY
SHERIFF'S DEPARTMENT; GREG ATKINS; WALLACE PERRY,
Commissioner; JOHN DOE, I; JOHN DOE, II,

Defendants - Appellees.

Appeals from the United States District Court for the Eastern District of North Carolina, at Wilmington. James C. Fox, Senior District Judge. (2:07-cv-00007-F)

Submitted: November 20, 2008 Decided: November 25, 2008

Before MOTZ and GREGORY, Circuit Judges, and HAMILTON, Senior Circuit Judge.

Affirmed by unpublished per curiam opinion.

Lenton Creolle Brown, Appellant Pro Se. Jane Ammons Gilchrist, Assistant Attorney General, Raleigh, North Carolina, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

In these consolidated cases, Lenton C. Brown appeals from various orders and the final judgment denying relief in a civil action he filed on behalf of himself and the estate of his mother. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. Brown v. Gonzales, No. 2:07-cv-00007-F (E.D.N.C. Mar. 10, 2008; Apr. 10, 2008; July 21, 2008). Brown's motions to amend the complaint, to vacate miscellaneous district court orders, and to reopen the case in the district court are denied. 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.

AFFIRMED