

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 11-2207

IRVING E. TWITTY,

Plaintiff - Appellant,

v.

NATIONWIDE INSURANCE COMPANY; PATRICIA DUGAN, CPCU AIC;
CHERYLON DEAN, Claims Invest; DENNIS GILLILAN, Claims
Manager; ALECIA CORNELIUS, Regulator; WANDA W. SMITH;
TIJUANA L. CRISP; OWNER OF JEEP GRAND CHEROKEE JEEP;
GEOFFREY W. GIBBON, Attorney at Law; GRENVILLE D. MORGAN,
JR., Attorney at Law; MR. JUDGE JOHN C. FEW, Circuit Court
Judge,

Defendants - Appellees.

Appeal from the United States District Court for the District of
South Carolina, at Greenville. R. Bryan Harwell, District
Judge. (6:09-cv-02381-RBH)

Submitted: February 23, 2012 Decided: February 27, 2012

Before MOTZ, DAVIS, and DIAZ, Circuit Judges.

Affirmed by unpublished per curiam opinion.

Irving E. Twitty, Appellant Pro Se.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Irving E. Twitty appeals the district court's order accepting the recommendation of the magistrate judge and dismissing for lack of jurisdiction his 42 U.S.C. § 1983 (2006) complaint. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. Twitty v. Nationwide Ins. Co., No. 6:09-cv-02381-RBH (D.S.C. Oct. 25, 2011). 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