

**UNPUBLISHED**

UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT

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**No. 11-7595**

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MICHAEL A. SINGLETON, f/k/a Michael A. Singleton, #1081861,

Plaintiff - Appellant,

v.

UNITED STATES, THE; NJ FEDERAL DISTRICT; 10 UNIDENTIFIED US  
MARSHALS; WARDEN BERNARD MACKEY, Kirkland CI; SHERIFF AL  
CANNON, Charleston County Detention Center; CLAYTON C. MOOD,  
probation agent; KELLY KASIS SOLARS, Charleston County  
Public Defender; ROBERT PHIPPS O'NEIL, attorney,

Defendants - Appellees,

and

SC FEDERAL DISTRICT; GREENVILLE SC DISTRICT COURT, THE;  
MAGISTRATE JUDGE BRUCE H. HENDRICKS; DISTRICT COURT JUDGE C.  
W. HOUCK; US DISTRICT JUDGE TERRY L. WOOTEN,

Defendants.

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Appeal from the United States District Court for the District of  
South Carolina, at Anderson. Timothy M. Cain, District Judge.  
(8:11-cv-01198-TMC)

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Submitted: March 29, 2012

Decided: April 3, 2012

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Before WILKINSON, KING, and KEENAN, Circuit Judges.

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Affirmed by unpublished per curiam opinion.

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Michael A. Singleton, Appellant Pro Se.

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Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Michael A. Singleton appeals the district court's order accepting the magistrate judge's recommendation to dismiss his civil rights claims under 28 U.S.C. § 1915(e)(2)(B) (2006). Limiting our review to the issues raised in Singleton's informal brief, see 4th Cir. R. 34(b), we find no reversible error and affirm the district court's judgment. Singleton v. United States, No. 8:11-cv-01198-TMC (D.S.C. Nov. 10, 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