

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 14-2159

ROSE MCKINLEY,

Plaintiff - Appellant,

and

SHAMEARE MCKINLEY; JAMEL MCKINLEY; SHAVONIA MCKINLEY;
DAIJUANNA MCKINLEY; BRITTANY MCKINLEY; SHEREKA MCKINLEY;
KEVIN MCKINLEY,

Plaintiffs,

v.

CMH HOMES, INC.,

Defendant - Appellee.

Appeal from the United States District Court for the District of
South Carolina, at Charleston. C. Weston Houck, Senior District
Judge. (2:11-cv-02982-CWH)

Submitted: March 17, 2015

Decided: March 19, 2015

Before WILKINSON and KING, Circuit Judges, and DAVIS, Senior
Circuit Judge.

Affirmed by unpublished per curiam opinion

Rose McKinley, Appellant Pro Se. Brian Montgomery Barnwell,
Allen Mattison Bogan, NELSON MULLINS RILEY & SCARBOROUGH, LLP,

Columbia, South Carolina, for Appellee.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Rose McKinley appeals the district court's order granting the Defendant's summary judgment motion and dismissing her civil negligence suit as untimely under the South Carolina statute of limitations. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. McKinley v. CMH Homes, Inc., No. 2:11-cv-02982-CWH (D.S.C. Sept. 25, 2014). We grant McKinley permission to proceed in forma pauperis. We deny McKinley's motion for appointment of counsel. 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