

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 15-6458

WILLIAM J. NEAL, JR.,

Plaintiff - Appellant,

v.

DWAYNE DEAN, Investigator, Goldsboro PD; L. D. BETHEA, Investigator, Goldsboro PD; BRYANT CANADY, Investigator, Goldsboro PD; CHRISTOPHER ROGERSON; CHRISTINA MUMMA; C. BRANSON VICKORY, III; J. MICHAEL RICKS; OFFICER ROBERT T. SMITH; DIANE HAMILTON,

Defendants - Appellees.

Appeal from the United States District Court for the Eastern District of North Carolina, at Raleigh. Louise W. Flanagan, District Judge. (5:13-ct-03055-FL)

Submitted: August 24, 2015

Decided: September 3, 2015

Before NIEMEYER, SHEDD, and WYNN, Circuit Judges.

Affirmed by unpublished per curiam opinion.

William J. Neal, Jr., Appellant Pro Se. Dan M. Hartzog, Jr., CRANFILL, SUMNER & HARTZOG, LLP, Raleigh, North Carolina; Dal Floyd Wooten, III, WOOTEN & TURIK, Kinston, North Carolina; Burton Craige, PATTERSON HARKAVY LLP, Raleigh, North Carolina; Christine Mumma, Durham, North Carolina; David John Adinolfi, II, Special Deputy Attorney General, Raleigh, North Carolina, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

William J. Neal, Jr., appeals the district court's order denying relief on his 42 U.S.C. § 1983 (2012) complaint. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. Neal v. Dean, No. 5:13-ct-03055-FL (E.D.N.C. Feb. 26, 2015). 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