

UNPUBLISHED

UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT

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**No. 00-6453**

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ALEXANDER CAMERON,

Petitioner - Appellant,

versus

THOMAS D. BAGWELL, Assistant Attorney General; ALFRED D. SWERSKY, Judge, Circuit Court for the City of Alexandria; JOHN KLOCH, Prosecutor, Circuit Court for the City of Alexandria; BECKY J. MOORE, Esquire, of Land Clark, Carroll, Mendelson; JAMES C. CLARK, Esquire, Land Clark, Carroll, Mendelson; DEANNE DABS, Forensic Scientist, The Virginia Bureau of Forensic Science; MYRON SCHOMBERG, Forensic Scientist, The Virginia Bureau of Forensic Science; ANN MELCHIOR, Officer, City of Alexandria Police; BLAINE COLE, Officer, City of Alexandria Department of Police; JAMES H. AMMON, IV, Officer, City of Alexandria Department of Police; MARGARET HOOVER, Officer, City of Alexandria Department of Police; DONALD B. CHAPMAN, Doctor, Alexandria Hospital; BONITO STANLEY, Nurse, Alexandria Hospital; VALERIE TRAVERS, Carydale East Apartment; CHRISTIAN C. WESTERMAN; JAMES C. CACHERIS, Senior District Judge, United States District Court Eastern District of Virginia; H. EMORY WIDENER, JR., Circuit Judge, United States Court of Appeals for the Fourth Circuit; DIANA GRIBBON MOTZ, Circuit Judge, United States Court of Appeals for the Fourth Circuit; JOHN D. BUTZNER, Senior Circuit Judge, United States Court of Appeals for the Fourth Circuit; SUPREME COURT OF VIRGINIA, Panel of Justices Whom Dismissed (Record No. 980227); FOURTH CIRCUIT COURT OF APPEALS,

Justices whom were in position to grant  
rehearing en banc and refused to do so,

Respondents - Appellees.

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Appeal from the United States District Court for the Eastern Dis-  
trict of Virginia, at Alexandria. Gerald Bruce Lee, District Judge.  
(CA-00-201-AM)

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Submitted: November 30, 2000

Decided: December 8, 2000

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Before NIEMEYER, LUTTIG, and MICHAEL, Circuit Judges.

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Dismissed by unpublished per curiam opinion.

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Alexander Cameron, Appellant Pro Se.

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Unpublished opinions are not binding precedent in this circuit.  
See Local Rule 36(c).

PER CURIAM:

Alexander Cameron, a state inmate, appeals the district court's order denying relief on his complaint alleging violations of 42 U.S.C.A. § 1983 (West Supp. 2000), and 42 U.S.C. §§ 1985, 1986 (1994). We have reviewed the record and the district court's opinion dismissing Cameron's complaint under 28 U.S.C.A. § 1915A (West Supp. 2000) and find that this appeal is frivolous. Accordingly, we dismiss the appeal on the reasoning of the district court. See Cameron v. Bagwell, No. CA-00-201-AM (E.D. Va. filed Mar. 15, 2000; entered Mar. 21, 2000). 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.

DISMISSED