

UNPUBLISHED

UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT

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**No. 00-7253**

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ANTHONY FEURTADO,

Plaintiff - Appellant,

versus

CHARLES MCNAIR, Deputized DEA Special Agent;  
CHANDLER; UNITED STATES MARSHALS SERVICE;  
RICHLAND COUNTY DETENTION CENTER; MDC LOS  
ANGELES, Bureau of Prisons; SAM DUNNIVANT;  
ROBERT MCCAULEY; FEDERAL BUREAU OF PRISONS;  
SOLOMON BLATT, JR., Honorable,

Defendants - Appellees.

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Appeal from the United States District Court for the District of  
South Carolina, at Columbia. Joseph F. Anderson, Jr., Chief Dis-  
trict Judge. (CA-99-2582-3-17)

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Submitted: November 16, 2000                      Decided: February 13, 2001

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Before WILKINS, NIEMEYER, and WILLIAMS, Circuit Judges.

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Affirmed by unpublished per curiam opinion.

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Anthony Feurtado, Appellant Pro Se.

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Unpublished opinions are not binding precedent in this circuit.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

PER CURIAM:

Anthony Feurtado appeals the district court's orders dismissing his 42 U.S.C.A. § 1983 (West Supp. 2000) claim against Judge Blatt with prejudice, revoking his unvested good time credits for malicious prosecution, and denying his motion for recusal of Judge Anderson. Feurtado filed multiple motions for post-judgment relief including a Federal Rule of Civil Procedure 59(e) motion to alter or amend the judgment, a motion for findings of fact and conclusions of law, a motion for relief under Federal Rule of Civil Procedure 60(b), and two motions to reconsider. We have thoroughly reviewed the record and find no reversible error. Accordingly, we affirm on the reasoning of the district court. See Feurtado v. McNair, No. CA-99-2582-3-17 (D.S.C. July 20, 2000; Aug. 18, 2000; Sept. 20, 2000). In addition, we deny Feurtado's motion to amend the record. 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