

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 12-6452

UNULA BOO SHAWN ABEBE, a/k/a Unula B Abebe,

Plaintiff - Appellant,

v.

LIEUTENANT SCOTT; KAREN MCCULLOUGH; SHARONDA SUTTON;
LIEUTENANT HUDSON; KENNETH PARKER; ROBERT STEVENSON; LULA
JOHNSON; AL WALKER; NURSE JOHNSON; LIEUTENANT S. JACKSON;
PERCY JONES; LIEUTENANT CARTER; SOUTH CAROLINA; WILLIE
SIMMONS; LIEUTENANT T JOHNSON; SERGEANT DEVON SCOTT;
SERGEANT FOGAL; SERGEANT H WRIGHT; SERGEANT J C WILLIAMS;
SERGEANT GLASS; SERGEANT OAKMAN; SERGEANT R JONES;
LIEUTENANT FALEY; CORPORAL FURGAL; CORPORAL DOOLEY; CORPORAL
COREY BECKETT; LARRY CATLIDGE; JERMAINE MCCOY; JOHN ENGLISH;
CLIFTON DAVENPORT; M BRADY; OFFICER MCDANIELS; OFFICER COX;
OFFICER STONE; OFFICER SOREZ; OFFICER ROBERTS; OFFICER
BROWN; JOHN IRMO; J DIXON; T EDMOND; CORPORAL MANLEY;
OFFICER HAMLETON; OFFICER MOSES; ROSELYN ELERBY; ANN
HALLMAN; INVESTIGATOR HURT; SERGEANT T ESTERLINE; OFFICER
WILLIAMS; LIEUTENANT R JEFFERSON; AARON WILSON; OFFICER
FANT; OFC HARDY; OFC GRITTLE; OFFICER MS COOK; OFFICER MR
COOK; OFC DICKSON; DOCTOR JOHN B. TOMARCHIO; WILLIAM BYARS;
MAURICE GREEN,

Defendants - Appellees.

Appeal from the United States District Court for the District of
South Carolina, at Orangeburg. Kaymani Daniels West, Magistrate
Judge. (5:11-cv-02750-MBS-KDW)

Submitted: July 26, 2012

Decided: August 1, 2012

Before MOTZ, DAVIS, and FLOYD, Circuit Judges.

Dismissed by unpublished per curiam opinion.

Unula Boo Shawn Abebe, Appellant Pro Se. Mason Abram Summers,
RICHARDSON, PLOWDEN & ROBINSON, PA, Columbia, South Carolina,
for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Unula Boo Shawn Abebe seeks to appeal the magistrate judge's text order denying his motions for judicial notice and for relief from order. This court may exercise jurisdiction only over final orders, 28 U.S.C. § 1291 (2006), and certain interlocutory and collateral orders, 28 U.S.C. § 1292 (2006); Fed. R. Civ. P. 54(b); Cohen v. Beneficial Indus. Loan Corp., 337 U.S. 541, 545-46 (1949). The order Abebe seeks to appeal is neither a final order nor an appealable interlocutory or collateral order. Accordingly, we dismiss the appeal for lack of jurisdiction and deny as moot Abebe's motion for hearing en banc. 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