122 Fed.Appx. 662 This case was not selected for publication in the Federal Reporter.

Not for Publication in West's Federal Reporter See Fed. Rule of Appellate Procedure 32.1 generally governing citation of judicial decisions issued on or after Jan. 1, 2007. See also Fourth Circuit Rule 32.1 (Find CTA4 Rule 32.1)

United States Court of Appeals,
Fourth Circuit.

ALEXANDER S.; Alfred S.; Benny B.; Christopher M.; Lafayette M.; Ricky S., by and through their Guardian ad Litem; Nancy C. McCormick, Guardian ad Litem, Plaintiffs-Appellees, and

Inez Moore Tenenbaum, individually and as representatives of a class of juveniles; Lesly A. Bowers, Guardian ad Litem, Plaintiffs,

v.

William R. BYARS, in his official capacity as Director of the Department of Juvenile Justice, Defendant-Appellee,

Joseph Younginer, Special Master, Appellee, and

Gina E. Wood, in her official capacity as Director of the Department of Juvenile Justice; Richard E. McLawhorn, individually and in his official capacity as former Commissioner of the Department of Juvenile Justice for the State of South Carolina; John F. Henry, individually and in his official capacities as a former Board Member for the South Carolina Department of Juvenile Justice; Frank Mauldin, individually and in his official capacity as a former Board Member for the South Carolina Department of Juvenile Justice; Kathleen P. Jennings, individually and in her official capacity as a former Board Member for the South Carolina Department of Juvenile Justice; Joseph W. Hudgens, individually and in his official capacity as a former Board Member of the South Carolina Department of Juvenile Justice; Karole Jensen, individually and in her official capacity as a former Board Member for the South Carolina Department of Juvenile Justice; J.P. Neal, individually and in his official capacity as a former Board Member for the South Carolina Department of Juvenile Justice; South Carolina

individually and in her official capacity as Director of the Department of Juvenile Justice;

Defendants,

Richard A. Harpootlian, Amicus Curiae,

Department of Youth Services; Flora Brooks Boyd,

v.

Vincent F. Rivera, Movant-Appellant. Michael W. Moore, Director of the South Carolina Department of Corrections, Movant.

No. 04-7421. | Submitted: Feb. 24, 2005. | Decided: March 7, 2005.

Appeal from the United States District Court for the District of South Carolina, at Columbia. Joseph F. Anderson, Jr., Chief District Judge. (CA-90-3062-3-17).

## **Attorneys and Law Firms**

Vincent F. Rivera, Appellant pro se.

W. Gaston Fairey, Fairey, Parise & Mills, PA, Columbia, South Carolina; Rochelle Romosca McKim, Nancy C. McCormick, South Carolina Protection & Advocacy for the Handicapped, Inc., Columbia, South Carolina; Larry Leroy Vanderbilt, Department of Juvenile Justice, Columbia, South Carolina, for Appellees.

Before NIEMEYER, WILLIAMS, and KING, Circuit Judges.

## **Opinion**

Affirmed by unpublished per curiam opinion.

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

## PER CURIAM:

Vincent F. Rivera appeals from the district court's orders denying his motion to reopen a district court case or for relief from the judgment, and denying his motion for reconsideration. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. See Bowers v. Boyd, No. CA-90-3062-3-17 (D.S.C. Aug. 16, 2004 & Oct. 6, 2004); see also Fed.R.Civ.P. 60(b). We deny Rivera's motions to amend the caption and to supplement 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
Parallel Citations
2005 WL 548250 (C.A.4 (S.C.))