## **United States Court of Appeals**FOR THE EIGHTH CIRCUIT

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Michael O'Grady,  Appellant,  v.	* * * *	Appeal from the United States
Marathon County Child Support	*	District Court for the District of Minnesota.
Agency; Synthia O'Grady; Mort McBain; Thomas Finley; Scott Corb Corbett Law Office; Paul Dirkse; Ja		[UNPUBLISHED]
Huebsch; Robin Bentley; Bonnie Larsen-Rainville; Jenifer Soley; Stu		
Rottier; Kelley Weber; Pietz and Sl Donna Siedel; Youa Taylor; Michae Roman; Mark Klinner; Zalewski,	-	
Klinner and Kramer; Daniel Klint,	*	
Appellees.	*	
Submitted: June 6, 2008 Filed: June 26, 2008		
Before BYE, SMITH, and BENTON, Circuit Judges.		

PER CURIAM.

Michael O'Grady appeals the district court's<sup>1</sup> judgment dismissing his complaint for lack of subject matter jurisdiction. Following careful de novo review, we conclude dismissal was proper. *See Exxon Mobil Corp. v. Saudi Basic Indus. Corp.*, 544 U.S. 280, 283-85, 287-88 n.2, 292 n.8 (2005); *Middlesex County Ethics Comm. v. Garden State Bar Ass'n*, 457 U.S. 423, 431-32 (1982). Accordingly, we affirm. *See* 8th Cir. R. 47B. The pending motions are denied.

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<sup>&</sup>lt;sup>1</sup>The Honorable Joan N. Ericksen, United States District Judge for the District of Minnesota, adopting the report and recommendations of the Honorable Jeanne J. Graham, United States Magistrate Judge for the District of Minnesota.