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

Nos. 10-3532/10-3533 Karen M. Seaworth, \* \* Appellant, \* Appeals from the United States District Court for the v. \* District of Minnesota. William F. Messerli; Ross \* Kramer; Jaime J. Hommerding, [UNPUBLISHED] Appellees, No. 10-3534 Karen M. Seaworth, \* Appellant, v. Messerli & Kramer, P.A.; Ross Kramer; Amanda E. Prtuzman, \* Appellees, No. 10-3535

Karen M. Seaworth,	*
Appellant,	*
	*
	*
V.	*
	*
William F. Messerli; Ross	*
Kramer; Amanda E. Prutzman,	*
	*
Appellees,	*

Submitted: March 7, 2011 Filed: March 15, 2011

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Before BYE, ARNOLD, and SHEPHERD, Circuit Judges.

## PER CURIAM.

In these consolidated appeals, Karen M. Seaworth appeals the district court's<sup>1</sup> adverse grant of summary judgment in her four separate but related Fair Debt Collection Practices Act lawsuits. Having carefully reviewed the record and considered Seaworth's arguments for reversal, see Volden v. Innovative Fin. Sys., Inc., 440 F.3d 947, 950 (8th Cir. 2006) (standard of review), we find no basis for overturning the district court. Accordingly, we affirm. See 8th Cir. R. 47B.

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<sup>&</sup>lt;sup>1</sup>The Honorable Richard H. Kyle, United States District Judge for the District of Minnesota.