United States Court of Appeals

For the Eighth Circuit

Douglas A. Nixon; Piaowaka C. Windwolf

Plaintiffs - Appellants

v.

Credit Cars, an Arkansas Corporation

Defendant

Brent Manning's Quality Preowned, Inc., doing business as Brent Manning's Credit Cars, Inc.

Defendant - Appellee

Brett Tharp

Defendant

Truity Federal Credit Union

Defendant - Appellee

Kelly Diven, individually and as owner and an officer of Trudity Federal Credit Union, doing business as Trudity Credit Union Affiliated, Springdale, AR, also known as Trudity Credit Union, Bartlesville, OK; Brent Manning

Defendants

Appeal from United States District Court for the Western District of Arkansas - Fayetteville

Submitted: July 6, 2017 Filed: July 17, 2017 [Unpublished]

Before LOKEN, ARNOLD, and MURPHY, Circuit Judges.

PER CURIAM.

Arkansas residents Douglas Nixon and Piaowaka Windwolf appeal the district court's¹ order granting summary judgment to one defendant and dismissing the claims against other defendants in their pro se action arising out of a used car purchase. Upon careful de novo review, see Kelly v. City of Omaha, 813 F.3d 1070, 1075 (8th Cir. 2016) (dismissal for failure to state a claim reviewed de novo); Peterson v. Kopp, 754 F.3d 594, 598 (8th Cir. 2014) (grant of summary judgment reviewed de novo), we affirm for the reasons stated in the district court's order. See 8th Cir. R. 47B.

¹The Honorable Timothy L. Brooks, United States District Judge for the Western District of Arkansas.