Not for Publication in West's Federal Reporter

United States Court of AppealsFor the First Circuit

No. 18-1780

DARLENE ROMANO, as administrator of the estate of Michael Romano, Jr; MICHELLE O'NEILL, individually and as administrator of the estate of Michael Romano, Jr.; MICHAEL O'NEILL; MICHAYLA O'NEILL,

Plaintiffs, Appellants,

v.

UNITED STATES OF AMERICA,

Defendant, Appellee.

APPEAL FROM THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

[Hon. F. Dennis Saylor, IV, U.S. District Judge]

Before

Thompson, Selya, and Barron, Circuit Judges.

<u>Christopher J. Trombetta</u>, with whom <u>Law Office of Christopher</u> <u>J. Trombetta</u> was on brief, for appellants.

<u>Mark B. Stern</u>, Attorney, United States Department of Justice, with whom <u>Joseph H. Hunt</u>, Assistant Attorney General, <u>Andrew Lelling</u>, United States Attorney, and <u>Joshua Waldman</u>, Attorney, were on brief, for appellee.

July 29, 2019

PER CURIAM. This appeal is controlled by the plausibility requirement. See Ashcroft v. Iqbal, 556 U.S. 662, 678 (2009); Bell Atl. Corp. v. Twombly, 550 U.S. 544, 570 (2007). Accordingly, we affirm the district court's dismissal of the plaintiffs' complaint for essentially the reasons stated in the district court's plausibility analysis. See O'Neill v. United States, 328 F. Supp. 3d 16, 22-24 (D. Mass. 2018).

Affirmed. See 1st Cir. R. 27.0(c).