UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

_	No. 18-1354	
MARK MURPHY; HOPE MURPH	НҮ,	
Plaintiffs - Ap	pellants,	
v.		
MCCABE, WEISBERG & CONBANK OF N.Y. MELLON; BANMELLON, f/k/a Bank of N.Y., CORPORATION; CWABS, INCOITECH FINANCIAL, LLC,	NK OF AMERICA; as trustee; COUN	BANK OF NEW YORK TRYWIDE FINANCIAL
Defendants - A	Appellees.	
Appeal from the United States Dalexandria. Liam O'Grady, District		
Submitted: August 16, 2018		Decided: August 20, 2018
Before WYNN and DIAZ, Circuit	Judges, and SHEDD,	Senior Circuit Judge.
Affirmed by unpublished per curian	m opinion.	
Mark Murphy, Hope Murphy, Ap WEISBERG & CONWAY,	pellants Pro Se. At LLC, Laurel, Ma	

Unpublished opinions are not binding precedent in this circuit.

MCGUIREWOODS, LLP, Charlotte, North Carolina, for Appellees.

PER CURIAM:

Mark and Hope Murphy appeal the district court's order granting the Defendants' motion to dismiss the Murphys' civil action related to a residential deed of trust. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. *Murphy v. McCabe Weisberg & Conway LLC*, No. 1:17-cv-01095-LO-TCB (E.D. Va. Feb. 27, 2018). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

AFFIRMED