## UNPUBLISHED

## UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

## No. 21-2128

## LINDSEY PALMER; ALISTAIR PHILBERT,

Plaintiffs - Appellants,

and

WILLIAM MINYARD; DALTON MINYARD,

Plaintiffs,

v.

NATIONWIDE PROPERTY AND CASUALTY INSURANCE COMPANY; NATIONWIDE MUTUAL INSURANCE COMPANY,

Defendants - Appellees.

Appeal from the United States District Court for the Eastern District of Virginia, at Norfolk. Roderick Charles Young, District Judge. (2:19-cv-00403-RCY-LRL; 2:19-cv-00404-RCY-RJK)

Submitted: May 31, 2022

Decided: July 15, 2022

Before NIEMEYER, THACKER, and HARRIS, Circuit Judges.

Affirmed by unpublished per curiam opinion.

**ON BRIEF:** William D. Breit, BREIT LAW, P.C., Virginia Beach, Virginia, for Appellants. Shawn A. Voyles, Paul R. Schmeding, MCKENRY DANCIGERS DAWSON, PC, Virginia Beach, Virginia, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Lindsey Palmer and Alistair Philbert appeal from the district court's order granting summary judgment in favor of Nationwide Property and Casualty Insurance Company on their declaratory judgment action regarding liability for an automobile accident. We have reviewed the record included on appeal, as well as the parties' briefs, and we find that the summary judgment was properly granted to Nationwide. Accordingly, we affirm the district court's order. *See Palmer v. Nationwide Prop. and Cas. Ins. Co.*, Nos. 2:19-cv-00403-RCY-LRL; 2:19-cv-00404-RCY-RJK (E.D. Va. Sept. 13, 2021). 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