United States Court of AppealsFOR THE EIGHTH CIRCUIT

| | No. 08-1 | 1291 | | |
|--|----------------|--|--|--|
| James Wright Porter, | * | | | |
| Appellee, | * | Appeal from the United States District Court for the | | |
| V. | * | District of South Dakota. | | |
| Nathan Johnson; Robert D. Johnso Northland Auto Center, Inc., | n; * * * | [UNPUBLISHED] | | |
| Appellants. | * | | | |

Submitted: July 23, 2009 Filed: July 28, 2009

Before BYE, BOWMAN, and BENTON, Circuit Judges.

PER CURIAM.

Nathan Johnson, Robert Johnson, and Northland Auto Center appeal from an order of the District Court¹ that reversed the Bankruptcy Court's grant of summary judgment in their favor. Upon careful <u>de novo</u> review, <u>see Contemporary Indus. Corp. v. Frost</u>, 564 F.3d 981, 984 (8th Cir. 2009) (standard of review), we conclude that the District Court properly reversed the grant of summary judgment for the reasons stated

¹The Honorable Charles B. Kornmann, United States District Judge for the District of South Dakota.

| by the court in its opi | nion and that th | ne argumen | ts raised in | appellants' | brief provide |
|-------------------------|------------------|------------|--------------|-------------|---------------|
| no basis for reversal. | Accordingly, v | we affirm. | See 8th Cir | . R. 47B. | |
