United States Court of AppealsFOR THE EIGHTH CIRCUIT

	No. 08-3	3035							
Gene Brehmer,	*								
Appellant,	*	Appeal from the United States							
v.	*	District Court for the District of Minnesota. [UNPUBLISHED]							
Xcel Energy, Inc.,	*								
Appellee.	*								
Submitted: November 24, 2009 Filed: December 14, 2009									

Before MURPHY, COLLOTON, and SHEPHERD, Circuit Judges.

PER CURIAM.

Gene Brehmer appeals the district court's¹ adverse grant of summary judgment on his claims brought under the Family and Medical Leave Act and state law. After reviewing the record de novo, and viewing it in the light most favorable to Brehmer, see Woods v. DaimlerChrysler Corp., 409 F.3d 984, 990 (8th Cir. 2005) (summary judgment standard of review); Koch Eng'g Co. v. Gibralter Cas. Co., 78 F.3d 1291, 1294 (8th Cir. 1996) (standard of review for determination of state law), we conclude

¹The Honorable Joan N. Ericksen, United States District Judge for the District of Minnesota.

that summary	judgment	was	proper	for t	the	reasons	stated	by	the	district	court.
Accordingly, v	ve affirm.	See !	8th Cir.	R. 4	7B.						
