## **United States Court of Appeals**FOR THE EIGHTH CIRCUIT

\_\_\_\_\_

	No. 10-1748
Joann L. Berget; Ward Arvidson; Wynn Arvidson,  Appellants,  v.  City of Eagan; City of Inver Grove Heights; Det. Paul Maier; Det. Cord Thomas; Det. Brian Gunderson; Det. Doug Matteson; Det. Heather Beres Sgt. Tom Schoenecker; Officer Koenke; Kathleen Gilbertson; Office Rezny; Deputy Chief Jeff Johnson,	ey * [UNPUBLISHED] et. * ns; * * cer *
Appellees.	*
Submitted: August 16, 2010 Filed: August 19, 2010 ————  Before BYE, BOWMAN, and COLLOTON, Circuit Judges. —————	

PER CURIAM.

Joann Berget, Wynn Arvidson, and Ward Arvidson appeal the district court's<sup>1</sup> adverse grant of summary judgment in their 42 U.S.C. § 1983 action. After careful de novo review, viewing the evidence and all fair inferences from it in the light most favorable to appellants, see Johnson v. Blaukat, 453 F.3d 1108, 1112 (8th Cir. 2006), we conclude that summary judgment was properly granted for the reasons stated by the district court. Accordingly, we affirm. See 8th Cir. R. 47B. We also deny appellees' motion to strike portions of appellants' appendix.

<sup>&</sup>lt;sup>1</sup>The Honorable Michael J. Davis, Chief Judge, United States District Court for the District of Minnesota.