

United States Court of Appeals  
For the Eighth Circuit

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No. 13-1491

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In re: Raymond Kelley; Karen Patrice Kelley

*Debtors*

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Raymond Kelley; Karen Patrice Kelley

*Appellants*

v.

Centennial Bank

*Appellee*

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Appeal from the United States Bankruptcy  
Appellate Panel for the Eighth Circuit

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Submitted: October 22, 2013  
Filed: October 31, 2013  
[Unpublished]

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Before SMITH, BOWMAN, and KELLY, Circuit Judges.

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PER CURIAM.

Raymond and Karen Kelley (the Kelleys) appeal the decision of the Bankruptcy Appellate Panel (BAP) affirming the bankruptcy court's<sup>1</sup> order requiring the Kelleys to convey certain parcels of real property to Centennial Bank, pursuant to the Kelleys' confirmed plan. Having carefully reviewed the record and the parties' arguments on appeal, we agree with the BAP's conclusions and find no basis to set aside the bankruptcy court's order. See In re Ungar, 633 F.3d 675, 678-79 (8th Cir. 2011) (this court applies same standards as BAP, reviewing bankruptcy court's factual findings for clear error, and its legal determinations *de novo*); In re Dial Bus. Forms, Inc., 341 F.3d 738, 744 (8th Cir. 2003) (bankruptcy court's interpretation of confirmed plan is reviewed for abuse of discretion).

Accordingly, we affirm. See 8th Cir. R. 47B.

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<sup>1</sup>The Honorable Audrey R. Evans, United States Bankruptcy Judge for the Eastern District of Arkansas.