

United States Court of Appeals
For the Eighth Circuit

No. 13-2571

Jay Abraham

Plaintiff - Appellant

v.

Drivers Management, LLC

Defendant - Appellee

Appeal from United States District Court
for the District of Nebraska - Lincoln

Submitted: March 7, 2014
Filed: April 7, 2014
[Unpublished]

Before LOKEN, BYE, and COLLTON, Circuit Judges.

PER CURIAM.

After Drivers Management, LLC (Drivers), terminated the employment of one of its truck drivers, Jay Abraham, he brought a lawsuit under Title VII and Nebraska law claiming, as relevant to this appeal, that Drivers terminated him on the basis of his

national origin. The district court¹ granted summary judgment to Drivers, and Abraham appeals. Upon careful de novo review, we conclude that a jury would be unable to find, based on the evidence in the summary judgment record, that Drivers' reasons for terminating Abraham were a pretext for national-origin discrimination. Accordingly, we affirm. See 8th Cir. R. 47B.

¹The Honorable John M. Gerrard, United States District Judge for the District of Nebraska.