United States Court of Appeals

For the Eighth Circuit
No. 16-1063
Stephen Bloomer; Karla Harksen
Plaintiffs - Appellants
v.
Joe Caffrey, Scott County Deputy Sheriff; Scott County Iowa; Unknown Defendants
Defendants - Appellees
Henry W. Latham, II
Defendant
Appeal from United States District Court for the Southern District of Iowa - Davenport
——————————————————————————————————————
Submitted: August 17, 2016 Filed: August 22, 2016 [Unpublished]
Before LOKEN, BENTON, and KELLY, Circuit Judges.

PER CURIAM.

Stephen Bloomer and his mother, Karla Harksen, appeal the district court's¹ adverse grant of summary judgment in their 42 U.S.C. § 1983 action. Having jurisdiction under 28 U.S.C. § 1291, this court affirms.

This court reviewed the record de novo and carefully considered the arguments for reversal. Summary judgment was proper. *See Torgerson v. City of Rochester*, 643 F.3d 1031, 1042 (8th Cir. 2011) (en banc) (de novo standard of review; summary judgment is appropriate if record, viewing facts and inferences in light most favorable to nonmoving party, shows there is no genuine issue as to any material fact and moving party is entitled to judgment as matter of law).

The judgment is affirmed.	See 8th Cir. R. 47B.	

¹The Honorable Stephanie M. Rose, United States District Judge for the Southern District of Iowa.