

Submitted: October 26, 2001
Filed: October 29, 2001

Before HANSEN, FAGG, and BEAM, Circuit Judges.

PER CURIAM.

After the City of Granite Falls demolished a mobile home belonging to Alejandro and Carol Alvarado, which had been found to be hazardous and noncompliant with an ordinance, the Alvarados filed suit claiming the City and various individuals had violated their constitutional rights. The district court granted the defendants' separate motions to dismiss or for summary judgment, and the Alvarados appeal. After reviewing the record de novo, see Steele v. City of Bemidji, 257 F.3d 902, 905 (8th Cir. 2001), we conclude the defendants were entitled to judgment. The Alvarados' claims are either barred as an attempt to overturn earlier state-court rulings, or are meritless in light of the defendants' un rebutted evidence. Accordingly, we affirm. See 8th Cir. R. 47B.

A true copy.

Attest:

CLERK, U.S. COURT OF APPEALS, EIGHTH CIRCUIT.