

United States Court of Appeals
FOR THE EIGHTH CIRCUIT

No. 01-3108

Virginia A. Hayes,

Appellant,

v.

City of Omaha; Paul Kratz; David Smalheiser; Rich Cerveny; Par 3; Dean Jenson; Clark Jenson; American Family Insurance; Gale McKenna; Buster Brown, City Clerk; Joe Mangiamelli, Major's Assistant; Omaha Police Department; L. Schenkelberg; Tony Costa, Contract Compliance Office, Human Relations Department; Larry Foster, Director, Parks and Recreation Department (Forestry); Rita Vlademar, Contract Compliance Officer, Human Relations Department,

Appellees.

*
*
*
* Appeal from the United States
* District Court for the District
* of Nebraska.

[UNPUBLISHED]

Submitted: March 22, 2002

Filed: March 27, 2002

Before WOLLMAN, FAGG, and MORRIS SHEPPARD ARNOLD, Circuit Judges.

PER CURIAM.

Virginia A. Hayes appeals from the district court's¹ dismissal without prejudice of her civil action against numerous defendants. Following our de novo review, and liberally construing Ms. Hayes's pleadings, we conclude she has failed to state a claim upon which relief may be granted in federal court. See Fed. R. Civ. P. 12(b)(6); Haines v. Kerner, 404 U.S. 519, 520 (1972) (per curiam); Hanten v. Sch. Dist. of Riverview Gardens, 183 F.3d 799, 805 (8th Cir. 1999). We also conclude the district court did not abuse its discretion by dismissing Ms. Hayes's complaint for her noncompliance with pleading requirements. See Fed. R. Civ. P. 8(a); Atkins v. Northwest Airlines, Inc., 967 F.2d 1197, 1203 (8th Cir. 1992).

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

A true copy.

Attest:

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

¹The Honorable Richard G. Kopf, Chief Judge, United States District Court for the District of Nebraska, adopting the report and recommendations of the Honorable David L. Piester, United States Magistrate Judge for the District of Nebraska.