

**United States Court of Appeals
FOR THE EIGHTH CIRCUIT**

No. 08-2670

Rufino A. Tony Villarreal,

Appellant,

v.

Lorin Galvin, individually, Douglas
County Nebraska, a Political
subdivision of the State of Nebraska;
Anderson & Bressman Law Firm,
P.C.L.L.O.; Susan Anderson,
Individually; Xuan Tran, Individually;
William B. Woodruff, Individually;
William B. Woodruff, P.C.,

Appellees.

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* Appeal from the United States
* District Court for the
* District of Nebraska.
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* [UNPUBLISHED]
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Submitted: September 25, 2009
Filed: October 5, 2009

Before BYE, BOWMAN, and BENTON, Circuit Judges.

PER CURIAM.

Rufino Villarreal challenges the district court's¹ dismissal of his second amended complaint. After careful de novo review, *see Riehm v. Engelking*, 538 F.3d 952, 964 (8th Cir. 2008) (standard of review), we conclude the district court correctly dismissed the case without prejudice. *See Exxon Mobil Corp. v. Saudi Basic Indus. Corp.*, 544 U.S. 280, 283-84, 287 n.2, 292 n.8 (2005) (*Rooker-Feldman* doctrine recognizes federal district courts lack jurisdiction to hear federal non-habeas actions “brought by state-court losers complaining of injuries caused by state-court judgments rendered before the district court proceedings commenced and inviting district court review and rejection of those judgments”); *Younger v. Harris*, 401 U.S. 37, 43-45 (1971) (recognizing longstanding public policy against federal court interference with state court proceedings).

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

¹The Honorable Joseph F. Bataillon, Chief Judge, United States District Court for the District of Nebraska.