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No. 95-3564  
No. 96-1068

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Edward Ronwin,  
Appellant,  
v.  
Dori Altman,  
Appellee.

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\*  
\* Appeals from the United States  
\* District Court for the  
\* District of South Dakota.  
\*  
\* [UNPUBLISHED]  
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Submitted: July 26, 1996  
Filed: August 12, 1996

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Before BOWMAN, BEAM, and LOKEN, Circuit Judges.

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PER CURIAM.

Edward Ronwin sued Dori Altman for personal injuries alleged to have resulted from a low-speed, rear-end automobile collision. A jury returned a verdict in favor of Altman, and judgment was entered on that verdict. The District Court<sup>1</sup> denied Ronwin's post-trial motions. Ronwin appeals, seeking reversal on several grounds.

Having considered all the issues Ronwin has raised in these appeals, we conclude that the District Court committed no error of law and did not abuse its discretion in denying Ronwin's post-trial motions. Because the case lacks precedential value, we affirm the

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<sup>1</sup>The Honorable John B. Jones, United States District Judge for the District of South Dakota.

judgment below without further discussion.

AFFIRMED. See 8th Cir. R. 47B.

A true copy.

Attest:

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