

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

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No. 98-2933

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Ken Matthews; Nan Matthews,

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Appellants,

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v.

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Fred Porter, Individually and in his  
capacity as Administrator, Motor  
Vehicle Division, a Section of the  
Arkansas Department of Finance &  
Administration; Roger Duren, Manager,  
Office of Motor Vehicles, Direct  
Services, individually in his own right  
and in his capacity as State Official;  
Ford Motor Company, Dearborn,  
Michigan; Brian J. Roberts, Warranty  
Administration Office, Ford Motor  
Company, Detroit, Michigan,  
individually and as a FMC employee;  
DOES, Other Arkansas Revenue  
Department, Ford staff names unknown  
at this time,

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Appellees.

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Appeal from the United States  
District Court for the  
Eastern District of Arkansas.

[UNPUBLISHED]

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Submitted: December 7, 1998  
Filed: December 18, 1998

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Before WOLLMAN, HANSEN, and MURPHY, Circuit Judges.

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PER CURIAM.

Ken and Nan Matthews appeal from the district court's<sup>1</sup> dismissal of their complaint with prejudice under Federal Rule of Civil Procedure 12(b)(6) for failure to state a claim upon which relief could be granted. Having carefully reviewed the record and the parties' submissions, we conclude that the district court was correct. See Double D Spotting Serv., Inc. v. Supervalu, Inc., 136 F.3d 554, 557 (8th Cir. 1998) (de novo standard of review). Accordingly, we affirm the judgment of the district court. See 8th Cir. R. 47B.

A true copy.

Attest:

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

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<sup>1</sup>The Honorable William R. Wilson, Jr., United States District Judge for the Eastern District of Arkansas.