United States Court of Appeals

| Qanile. | for the Eighth Circuit | jears |
|---|--|--|
| | No. 19-3270 | |
| | Peter Garrison | |
| | Plaintiff - Appellant | • |
| | v. | |
| individually and in her ca Evans, individually and | of Revenue of the State of Minn spacity as Supervisor for the Out- d in her capacity as Director of the ndividually and in her capacity as Director | of-State East Unit; Pam ne Sales and Use Tax rector of Human Resources |
| Appe | al from United States District Co | |
| | Submitted: June 30, 2020 Filed: July 6, 2020 [Unpublished] | |
| Before GRASZ, BEAM, a | and KOBES, Circuit Judges. | |

PER CURIAM.

In this employment discrimination action, Peter Garrison appeals the district court's¹ adverse grant of summary judgment, based on a release in a settlement agreement. Having carefully reviewed the record and the arguments on appeal, we conclude the district court did not err in granting summary judgment. *See Torgerson v. City of Rochester*, 643 F.3d 1031, 1042 (8th Cir. 2011) (en banc) (reviewing de novo a grant of summary judgment); *see also Pilon v. Univ. of Minn.*, 710 F.2d 466, 468 (8th Cir. 1983) (voluntary release bars future action on all claims covered by release). Accordingly, we affirm the judgment. *See* 8th Cir. R. 47B.

¹The Honorable Wilhelmina M. Wright, United States District Judge for the District of Minnesota, adopting the report and recommendations of the Honorable Hildy Bowbeer, United States Magistrate Judge for the District of Minnesota.