

---

No. 94-3855

---

Estel Wade Dunsmore;  
David Allen Sheldon,

Appellants,

v.

Charlie Hourihan, employee of  
ISP; Paul Hedgepeth;  
David Babcock; James Helling,

Appellees.

\*  
\*  
\*  
\* Appeal from the United States  
\* District Court for the  
\* Southern District of Iowa.

[UNPUBLISHED]

---

Submitted: August 13, 1996

Filed: August 22, 1996

---

Before BEAM, HANSEN, and MORRIS SHEPPARD ARNOLD, Circuit Judges.

---

PER CURIAM.

Estel Dunsmore and David Sheldon appeal from the district court's<sup>1</sup> judgment in favor of defendants following a bench trial on their motion for contempt for violation of a consent decree. Having carefully reviewed the record and the parties' briefs, we conclude the district court's decision was correct, and we affirm for the reasons stated by the district court. We decline to address appellants' arguments raised for the first time on appeal. See United States v. Dixon, 51 F.3d 1376, 1383 (8th Cir. 1995). Accordingly, we affirm. See 8th Cir. R. 47B.

---

<sup>1</sup>The Honorable Celeste F. Bremer, United States Magistrate Judge for the Southern District of Iowa, to whom the case was referred for final disposition by consent of the parties pursuant to 28 U.S.C. § 636(c).

A true copy.

Attest:

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