

IN THE COURT OF APPEALS OF IOWA

No. 2-644 / 12-0175
Filed August 8, 2012

MONICA L. CLAY,
Plaintiff-Appellant,

vs.

**JERRY R. MATTHEWS and
SHERITA MATTHEWS,**
Defendants-Appellees.

Appeal from the Iowa District Court for Linn County, Patrick R. Grady,
Judge.

Monica Clay appeals the district court's denial of her motion to remove her
case from the operation of Iowa Rule of Civil Procedure 1.944. **AFFIRMED.**

Michael W. Fay, Cedar Rapids, for appellant.

Kami L. Holmes of Swisher & Cohrt, P.L.C., Waterloo, for appellees.

Considered by Vogel, P.J., and Danilson and Mullins, JJ.

MULLINS, J.

Monica Clay appeals the district court's order denying her motion to remove her personal injury case from the operation of Iowa Rule of Civil Procedure 1.944(2) (requiring every civil action be dismissed or tried within one year from the date it is filed and docketed "unless satisfactory reasons for want of prosecution or grounds for continuance be shown"). The order entered by the district court on December 30, 2011, fully identified and considered all the issues presented to it and as raised by Clay in her appeal. We approve of the reasons and conclusions of the order of the district court, and affirm it per Iowa Court Rule 21.29(1)(d) and (e).

AFFIRMED.