

IN THE COURT OF APPEALS OF IOWA

No. 2-676 / 11-1793
Filed September 19, 2012

ERIC MEL THOMPSON,
Plaintiff-Appellant,

vs.

STEPHEN BROGHAMMER,
Defendant-Appellee.

Appeal from the Iowa District Court for Lee (North) County, Mary Ann Brown, Judge.

Plaintiff appeals from the district court's entry of summary judgment in favor of the defendant. **AFFIRMED.**

Eric Thompson, Fort Madison, appellant pro se.

Stephen Broghammer, Avoca, appellee pro se.

Considered by Vaitheswaran, P.J., and Potterfield and Bower, JJ.

BOWER, J.

Eric Thompson appeals from the district court's entry of summary judgment in favor of Stephen Broghammer on Thompson's 2010 suit alleging legal malpractice and fraud stemming from Broghammer's 2002-2003 postconviction representation of Thompson. Thompson contends the district court erred in finding his claims were barred pursuant to the five-year statute of limitations for legal malpractice and fraud actions. See Iowa Code § 614.1 (2011). After a thorough review and consideration of the record, we affirm the district court's ruling without opinion pursuant to Iowa Rule of Appellate Procedure 6.1203(a) and (d).

AFFIRMED.