## United States Court of Appeals FOR THE EIGHTH CIRCUIT

No. 05-4059 \* Katherine B. Warren, \* \* Appellant, \* \* Appeal from the United States v. \* District Court for the Champion Enterprises, Inc.; Champion \* Eastern District of Missouri. Home Builders Company, doing \* business as Champion Homes of \* [UNPUBLISHED] \* Tennessee. \* Appellees. \*

> Submitted: October 31, 2006 Filed: November 1, 2006

Before MURPHY, BYE, and MELLOY, Circuit Judges.

PER CURIAM.

Katherine B. Warren appeals from the district court's<sup>1</sup> entry of summary judgment in favor of defendants in her personal injury action. The district court held that Warren failed to raise genuine issues of material fact supporting her contention that the "unsound mind" provision of Tennessee's tolling statute excused her failure

<sup>&</sup>lt;sup>1</sup>The Honorable Henry E. Autrey, United States District Judge for the Eastern District of Missouri.

to file within the one-year statute of limitations. <u>See</u> Tenn. Code Ann. § 28-1-106. Having carefully reviewed the record de novo, <u>see Jacob-Mua v. Veneman</u>, 289 F.3d 517, 520 (8th Cir. 2002), we find the district court's analysis to be correct, thorough, and well-reasoned. Accordingly, we affirm. <u>See</u> 8th Cir. R. 47B.