## **United States Court of Appeals**FOR THE EIGHTH CIRCUIT

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	No. 08-4	4010
Maurice L. Coleman, Sr.,	*	
Representatives for D-Unit,	*	
	*	
Appellant,	*	
	*	
Robert F. Baker,	*	
Representatives for D-Unit,	*	Appeal from the United States
-	*	District Court for the
Plaintiff,	*	District of Nebraska.
	*	
V.	*	[UNPUBLISHED]
	*	
Jeffery Newton, Director of Dougla	as *	
County Corrections & Staff Leader	rs; *	
Rocca Forte, Lt.; Unknown Captain		
Unknown Lt.'s; Unknown Sargean		
,	*	
Appellees.	*	
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Subm	itted: Oc	tober 19, 2009
F	iled: Oct	ober 22, 2009
Before BYE, BOWMAN, and BEN	NTON, C	ircuit Judges.

PER CURIAM.

Maurice Coleman appeals the district court's order dismissing his 42 U.S.C. § 1983 complaint. We affirm.

After Coleman filed his complaint, the district court issued an order explaining that summons forms would be sent to Coleman for completion, that he needed to return the completed forms so that the United States Marshal's Office could serve defendants, and that Coleman had 120 days to effectuate service. The court dismissed the complaint only after Coleman failed to provide the required forms as directed. Further, the dismissal was without prejudice. In these circumstances, we find no abuse of discretion. *See Fed. R. Civ. P. 41(b), 4(m); Lee v. Armontrout,* 991 F.2d 487, 489 (8th Cir. 1993) (per curiam) (inmate proceeding IFP is still responsible for providing address for service on defendants); *Smith v. Gold Dust Casino,* 526 F.3d 402, 404-05 (8th Cir. 2008) (standard of review for Rule 41(b) dismissals); *Bullock v. United States,* 160 F.3d 441, 442 (8th Cir. 1998) (per curiam) (standard of review for Rule 4(m) dismissals).

According	gly, we aff	ırm.		

<sup>&</sup>lt;sup>1</sup>The Honorable Laurie Smith Camp, United States District Judge for the District of Nebraska.