United States Court of Appeals

Vaniteu	For the Eighth Circuit	
	No. 14-2563	
	Loren Reyna	
	Plaintiff - Appellant	
	v.	
Prison Operations; Denny K Department of Human Serv	th Dakota State Penitentiary; Bob Dooley, Director of Laemingk, Cabinet Secretary, Secretary of Correction vices Correctional Mental Health Care; Department of Ithcare; Lewis & Clark Behavioral Health Services	ıs;
	Defendants - Appellees	
± ±	from United States District Court istrict of South Dakota - Sioux Falls	
;	Submitted: March 20, 2015 Filed: March 25, 2015 [Unpublished]	
Before BYE, COLLOTON,	and SHEPHERD, Circuit Judges.	

PER CURIAM.

Inmate Loren Reyna appeals the district court's¹ adverse grant of summary judgment in his 42 U.S.C. § 1983 action. We conclude that the district court did not abuse its discretion in denying Reyna's motion for default judgment, see Comiskey v. JFTJ Corp., 989 F.2d 1007, 1009 (8th Cir. 1993); and that there is no basis for overturning the district court's well-reasoned determination that summary judgment was warranted, see Schoelch v. Mitchell, 625 F.3d 1041, 1045-46 (8th Cir. 2010) (de novo review). The judgment of the district court is affirmed. See 8th Cir. R. 47B.

¹The Honorable Roberto A. Lange, United States District Judge for the District of South Dakota, adopting the report and recommendations of the Honorable John E. Simko, United States Magistrate Judge for the District of South Dakota, now retired.