

United States Court of Appeals
FOR THE EIGHTH CIRCUIT

No. 96-3043

Leonard Wrieden, also known as
Lennie Wrieden,

Appellant,

v.

John Lambert, Lt.,

Appellee.

*
*
*
*
*
*
*
*
*
*

Appeal from the United States
District Court for the
Southern District of Iowa.

[UNPUBLISHED]

Submitted: June 3, 1997
Filed: June 11, 1997

Before HANSEN, MORRIS SHEPPARD ARNOLD, and MURPHY, Circuit Judges.

PER CURIAM.

Leonard Wrieden, an Iowa inmate, filed a pro se 42 U.S.C. § 1983 complaint alleging that correctional officer John Lambert injured Wrieden while using a pain-compliance hold on him. After appointing counsel for Wrieden and holding a bench trial, the district court¹ entered judgment for Lambert, and this appeal followed. Having carefully reviewed the parties' briefs and the record, we affirm the judgment of the

¹The Honorable Celeste F. Bremer, United States Magistrate Judge for the Southern District of Iowa, to whom the case was referred for final disposition by consent of the parties pursuant to 28 U.S.C. § 636(c).

district court and conclude that an extended opinion would have no precedential value.
See 8th Cir. R. 47B.

Accordingly, we affirm.

A true copy.

Attest:

CLERK, U. S. COURT OF APPEALS, EIGHTH CIRCUIT.