

Court of Appeals of Nebraska
Office of the Clerk

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A-25-000396

State v. Micheal S Cornejo

ROD Petition Appt for Further Review
Petition of Appellant for further review denied.

A-25-000778

Miller v. Edwards

Motion of Appellee to Extend Brief Date
Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellee's brief date
extended to April 20, 2026.

A-25-000829

State v. Robert L Strain

ROD Mot. of Appellee for Summary Affirmance
Motion of Appellee for summary affirmance sustained. See Neb. Ct. R.
App. P. § 2-107(B)(2). The district court took the appropriate factors
into consideration when sentencing Appellant. The court adequately
stated its reasoning for the sentence of incarceration on the
record as required by Neb. Rev. Stat. §29-2204.02(3) (Reissue 2016).
See, State v. Baxter, 295 Neb. 496, 888 N.W.2d 726 (2017). Sentence
imposed did not constitute an abuse of discretion. See State v. Jones,
318 Neb. 840, 19 N.W.3d 499 (2025) (absent abuse of discretion
by trial court, appellate court will not disturb sentence imposed
within statutory limits).

A-25-000838

State v. Oscar Aguero Jr

ROD Mot. of Appellee for Summary Affirmance
Motion of Appellee for summary affirmance sustained. See Neb. Ct.
R. App. P. § 2-107(B)(2). Sentence imposed did not constitute an abuse
of discretion. See State v. Jones, 318 Neb. 840, 19 N.W.3d 499 (2025)
(absent abuse of discretion by trial court, appellate court will not
disturb sentence imposed within statutory limits).

A-25-000952

State v. Marcus F Jones

Motion of Appe to Extend Brief Date
Motion considered; Appellee's brief date extended to 14 days
after court's ruling on Appellee's motion for summary affirmance.

A-25-000956

State v. Dammon T Haynes

By order of the Court re Appe Brief Date
By order of the Court, replacement brief of Appellant having been
filed on February 25, 2026, Appellee's brief date re-established to
March 27, 2026.

A-26-000019

State v. Armando Mendoza Carranza

Motion of Appellant to Extend Brief Date
Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellant's brief date
extended to April 20, 2026.

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ORDERS TO SHOW CAUSE & AMENDED OPINIONS

A-25-000734

State v. Clinton N Hummer

Order to Show Cause re Mootness 3/26

FILED
MAR 16 2026
NEBRASKA SUPREME COURT
COURT APPEALS

IN THE NEBRASKA COURT OF APPEALS

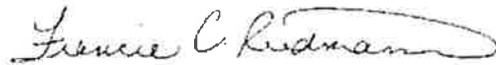
State of Nebraska,) No. A-25-734.
)
)
Appellee,)
)
)
v.) **ORDER TO SHOW CAUSE**
)
)
Clinton N. Hummer,)
)
)
Appellant.)

This matter has been submitted to the Court for decision; however, a potential mootness question exists. The record in this case indicates that appellant was sentenced by the district court for Saline County on September 18, 2025, to 365 days' incarceration and was awarded 25 days' credit for time previously served. The sentencing judge calculated appellant would serve 165 days, with good time. Assuming appellant lost no good time, it appears appellant's sentence has expired. Because both of appellant's assigned errors on appeal address the length of his sentence, his release would render this appeal moot if the sentence has already been served. See *State v. Roberts*, 304 Neb. 395, 934 N.W.2d 845 (2019) (generally, appeal of conviction is moot when criminal defendant has completely served sentence).

Accordingly, the parties are hereby ordered to demonstrate to this court, within 10 days of the date of this order, whether appellant is still confined to jail. Failure to respond shall be cause for this appeal to be dismissed pursuant to Neb. Ct. R. App. P. § 2-107(A)(1).

Dated this 16th day of March 2026.

BY THE COURT:



Francie C. Riedmann, Chief Judge



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S-24-000791

Streck, Inc. v. Ryan

Motion of Appellants for Rehearing

Motions of Appellants and Cross-Appellants for rehearing
overruled.

S-25-000819

State ex rel. Counsel for Discipline v. Frederick

Joint Stipulation to Dismiss

Joint motion of relator and respondent sustained; formal charges
dismissed; all costs, including fees and expenses of referee and court
reporter, taxed to respondent.

S-26-000193

Martinez v. Jensen

Application for Special Proceeding

Application granted. See order.

IN THE SUPREME COURT OF THE STATE OF NEBRASKA

Mark Martinez,)
)
Applicant,)
)
v.)
)
Danielle Jensen, in her official)
capacity as Douglas County)
Election Commissioner,)
)
Respondent.)

No. S-26-0193

ORDER

FILED
MAR 16 2026
NEBRASKA SUPREME COURT
COURT APPEALS

Upon the application filed by Applicant Mark Martinez pursuant to Neb. Rev. Stat. § 32-624, and upon assignment by the Supreme Court to the undersigned,

IT IS ORDERED that Applicant's application for leave to commence a special proceeding is granted and the matter shall proceed pursuant to Neb. Rev. Stat. § 32-624 and ordered herein;

IT IS HEREBY ORDERED that the Clerk of the Supreme Court shall inform Applicant, Respondent, and the Objector of these proceedings via telephone and email and shall provide a copy of the Application and this Order to those parties in as expedient of a manner as possible;

IT IS FURTHER ORDERED that the matter is expedited and Respondent may provide a response to Applicant's Verified Petition on or before 9:00 a.m. on Tuesday, March 17, 2026, but no response or any further pleadings from any party are required. A summary order shall be issued no later than Wednesday, March 18, 2026.



William B. Cassel, Judge of the Nebraska Supreme Court

