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A-24-000844

Pebley v. Pebley

ROD Petition of Appellee for Further Review  
Petition of Appellee for further review denied.

A-24-000844

Pebley v. Pebley

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

A-24-000945

ODK Capital LLC v. Paw Spa Pet Resort LLC

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

A-25-000522

Credit Bureau Services v. Saint Thomas Group Inc.

ROD Case Review re Rule 2-111 Submission  
Appeal dismissed. See Neb. Ct. R. App. P. § 2-107(A)(1); Steinhausen v. HomeServices of Nebraska, Inc., 289 Neb. 927, 857 N.W.2d 816 (2015) (legal proceeding in which a party is represented by a person not admitted to practice law is a nullity and subject to dismissal).

A-25-000522

Credit Bureau Services v. Saint Thomas Group Inc.

Motion of Appt to appear via Video  
Motion of Appellant to appear via video-conferencing overruled as moot.

A-25-000664

Budde v. CC Industries, Inc.

Case Review re Rule 2-111 Submission  
By order of the Court, matter submitted without oral argument pursuant to Neb. Ct. R. App. P. § 2-111(B)(1). Accordingly, matter removed from the May Review Docket of the Nebraska Court of Appeals.

A-25-000739

In re Interest of Kayley V.

Case Review re Rule 2-111 Submission  
By order of the Court, matter submitted without oral argument pursuant to Neb. Ct. R. App. P. § 2-111(B)(1). Accordingly, matter removed from the May Review Docket of the Nebraska Court of Appeals.

A-26-000024

State v. Oscar D Linares Mendez

Motion of Appellee 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-26-000138

Elhabbal v. Elhabbal

Motion Appt Reconsideration Denial/Stay  
Appellant's motion for rehearing is overruled. See, Neb. Ct. R. App.

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P. § 2-113; Hall v. Hall, 176 Neb. 555, 126 N.W.2d 839 (1964)  
(enforcement of nonsuperseded orders and judgments is in district  
court, not in appellate court).

A-26-000146

State v. Jamison Robinson

Motion of Appellant to Extend Brief Date

Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellant's brief date  
extended to May 18, 2026.

A-26-000148

State v. David A. Burling

Motion of Appellant to Extend Brief Date

Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellant's brief date  
extended to May 18, 2026.

A-26-000213

In re Interest of Adonis W.

Praecipe for Supp Bill of Exceptions

Motion for leave to file request for bill of exceptions having been  
sustained and request for supplemental bill of exceptions having now  
been filed; record preparation date extended to May 28, 2026.

A-26-000213

In re Interest of Adonis W.

Appellant's Brief Date Extended

By order of the Court, record preparation date having been extended to  
May 28, 2026, Appellant's brief date extended to June 29, 2026.

A-26-000215

Npimnee v. Shiffermiller

ROD Misc Submission to Court re Jurisdiction

Appeals in A-26-215, A-26-217, A-26-218 and A-26-219 dismissed. See  
Neb. Ct. R. App. P. § 2-107(A)(1). Appellant had previously dismissed  
his properly perfected appeals in A-25-711, A-25-715, A-25-716,  
A-25-717. The dismissal of a properly perfected appeal from an  
appellate court without an examination of the case upon its merits  
operates as an affirmance of the judgment appealed or attempted to be  
appealed from. See State v. Greer, 309 Neb. 667, 962 N.W.2d 217  
(2021). See, also, L. J. Vontz Constr. Co. v. City of Alliance, 243  
Neb. 334, 500 N.W.2d 173 (1993); In re Estate of Marsh, 145 Neb. 559,  
17 N.W.2d 471 (1945). Claims contained in these types of cases are res  
judicata and generally may not be relitigated. See, State v. Greer,  
supra; L. J. Vontz Constr. Co. v. City of Alliance, supra; In re  
Estate of Marsh, supra.

A-26-000216

Npimnee v. Troshynski

ROD Misc Submission to Court re Jurisdiction

Appeal dismissed for lack of jurisdiction. See Neb. Ct. R. App. P.  
§ 2-107(A)(1). The appeal in this case is timely only from the order  
of March 2, 2026, denying Appellant's motion to reconsider the denial  
of in forma pauperis status. In reviewing the denial of a motion to  
vacate or reconsider, the basis of the motion must be considered.

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Huntington Group v. J-Ton Contractors, 31 Neb. App. 287, 979 N.W.2d 143 (2022) (citing Green v. Seiffert, 304 Neb. 212, 933 N.W.2d 590 (2019)). When such a motion does not introduce an "intervening new matter" and instead merely contends that the initial order dismissing the case was erroneous, the appeal of an order denying that motion is untimely if not filed within 30 days of the order initially dismissing the matter. The general rule is that a party can move the court to vacate or modify a final order, but if the court does not grant the motion, a notice of appeal must be filed within 30 days of the entry of the earlier final order if the party intends to appeal it. See Bryson L. v. Izabella L., 302 Neb. 145, 921 N.W.2d 829 (2019).

A-26-000217

Npimnee v. Florom

ROD

Misc Submission to Court re Jurisdiction  
Appeals in A-26-215, A-26-217, A-26-218 and A-26-219 dismissed. See Neb. Ct. R. App. P. § 2-107(A)(1). Appellant had previously dismissed his properly perfected appeals in A-25-711, A-25-715, A-25-716, A-25-717. The dismissal of a properly perfected appeal from an appellate court without an examination of the case upon its merits operates as an affirmance of the judgment appealed or attempted to be appealed from. See State v. Greer, 309 Neb. 667, 962 N.W.2d 217 (2021). See, also, L. J. Vontz Constr. Co. v. City of Alliance, 243 Neb. 334, 500 N.W.2d 173 (1993); In re Estate of Marsh, 145 Neb. 559, 17 N.W.2d 471 (1945). Claims contained in these types of cases are res judicata and generally may not be relitigated. See, State v. Greer, supra; L. J. Vontz Constr. Co. v. City of Alliance, supra; In re Estate of Marsh, supra.

A-26-000218

Npimnee v. Sohriakoff

ROD

Misc Submission to Court re Jurisdiction  
Appeals in A-26-215, A-26-217, A-26-218 and A-26-219 dismissed. See Neb. Ct. R. App. P. § 2-107(A)(1). Appellant had previously dismissed his properly perfected appeals in A-25-711, A-25-715, A-25-716, A-25-717. The dismissal of a properly perfected appeal from an appellate court without an examination of the case upon its merits operates as an affirmance of the judgment appealed or attempted to be appealed from. See State v. Greer, 309 Neb. 667, 962 N.W.2d 217 (2021). See, also, L. J. Vontz Constr. Co. v. City of Alliance, 243 Neb. 334, 500 N.W.2d 173 (1993); In re Estate of Marsh, 145 Neb. 559, 17 N.W.2d 471 (1945). Claims contained in these types of cases are res judicata and generally may not be relitigated. See, State v. Greer, supra; L. J. Vontz Constr. Co. v. City of Alliance, supra; In re Estate of Marsh, supra.

A-26-000219

Npimnee v. Sanchez

ROD

Misc Submission to Court re Jurisdiction  
Appeals in A-26-215, A-26-217, A-26-218 and A-26-219 dismissed. See Neb. Ct. R. App. P. § 2-107(A)(1). Appellant had previously dismissed his properly perfected appeals in A-25-711, A-25-715, A-25-716, A-25-717. The dismissal of a properly perfected appeal from an appellate court without an examination of the case upon its merits

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operates as an affirmance of the judgment appealed or attempted to be appealed from. See *State v. Greer*, 309 Neb. 667, 962 N.W.2d 217 (2021). See, also, *L. J. Vontz Constr. Co. v. City of Alliance*, 243 Neb. 334, 500 N.W.2d 173 (1993); *In re Estate of Marsh*, 145 Neb. 559, 17 N.W.2d 471 (1945). Claims contained in these types of cases are res judicata and generally may not be relitigated. See, *State v. Greer*, supra; *L. J. Vontz Constr. Co. v. City of Alliance*, supra; *In re Estate of Marsh*, supra.

A-26-000223

State v. Edward L Herring

Praecipe for Supp Bill of Exceptions

Motion for leave to file request for bill of exceptions having been sustained and request for supplemental bill of exceptions having now been filed; record preparation date extended to May 1, 2026.

A-26-000223

State v. Edward L Herring

Appellant's Brief Date Extended

By order of the Court, record preparation date having been extended to May 1, 2026, Appellant's brief date extended to June 1, 2026.

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S-25-000884

State v. James E Myers

Motion of Appellee to Extend Brief Date

Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellee's brief date  
extended to May 13, 2026.