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A-25-000682

State v. Cecilia L Smith

ROD Motion Appellant to Dismiss Appeal

All parties having agreed to dismissal of the appeal, motion of Appellant sustained. Appeal dismissed pursuant to Neb. Ct. R. App. P. § 2-108(F). Mandate to issue accordingly forthwith.

A-25-000683

State v. Cecilia L Smith

ROD Motion Appellant to Dismiss Appeal

All parties having agreed to dismissal of the appeal, motion of Appellant sustained. Appeal dismissed pursuant to Neb. Ct. R. App. P. § 2-108(F). Mandate to issue accordingly forthwith.

A-25-000682

State v. Cecilia L Smith

Mot. of Appellee for Summary Affirmance

Motion of Appellant to dismiss having been sustained, motion of Appellee for summary affirmance overruled as moot.

A-25-000683

State v. Cecilia L Smith

Mot. of Appellee for Summary Affirmance

Motion of Appellant to dismiss having been sustained, motion of Appellee for summary affirmance overruled as moot.

A-25-000780

State v. Joseph C Castle

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 September Proposed Call of the Nebraska Court of Appeals.

A-26-000065

Robinson v. Gable

ROD Mot. of Appellee for Summary Affirmance

Motion of Appellee for summary affirmance pursuant to Neb. Ct. R. App. P. § 2-107(B)(2) is sustained. Appellant's habeas petition asserts his life sentence is void because his conviction did not meet the mens rea of a Class IB felony; however, even a sentence outside of the period authorized by the relevant sentencing statute is merely erroneous and is not void. See Meyer v. Frakes, 294 Neb. 668, 884 N.W.2d 131 (2016). Habeas corpus will not lie upon the ground of mere errors and irregularities in the judgment or sentence rendering it not void but only voidable. Id. Any complaints Appellant had regarding the language in the information and jury instructions could have been asserted on direct appeal and further do not establish a void judgment.

A-26-000174

Hohenstein v. Hohenstein

By Order of Court re 2-105(G) Hearing

By order of the Court, leave to prepare supplemental bill of exceptions containing the hearing held on April 14, 2026, pursuant to

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Neb. Ct. R. App. P. § 2-105(G) having been granted and praecipe for such supplemental bill of exceptions having been filed, record preparation dated extended to two weeks after completion of estimate and payment process as set forth in Neb. Ct. R. App. P. § 2-105(B)(4)(b).

A-26-000220

State v. Levi H Peterson

ROD

Mot. of Appellee for Summary Affirmance

Appellee's motion for summary affirmance is sustained. See Neb. Ct. R. App. P. § 2-107(B)(2). The sentence imposed was not an abuse of discretion. See *State v. Rejai*, 320 Neb. 599, 29 N.W.3d 225 (2026) (sentence imposed within statutory limits will not be disturbed on appeal in absence of abuse of discretion by trial court); *State v. Greer*, 309 Neb. 667, 962 N.W.2d 217 (2021) (sentencing court is not required to articulate on record that it has considered each sentencing factor nor make specific findings as to facts pertaining to factors or weight given them).

A-26-000255

State v. Mail Khan

Motion of Appellee to Extend Brief Date

Motion considered; Appellee's brief date extended to 14 days after the court's ruling on Appellee's motion for summary affirmance.

A-26-000264

State v. Jeffrey W Baxter

Motion of Appellee to Extend Brief Date

Motion considered; Appellee's brief date extended to 14 days after the court's ruling on Appellee's motion for summary affirmance.

A-26-000266

Fitzpatrick v. Frasier

Appellant's Replacement Brief Due

Pursuant to Neb. Ct. R. App. P. § 2-109(F), original brief of Appellant filed on June 8, 2026, is stricken. Replacement brief ordered and limited to correction of the following deficiencies: Neb. Ct. R. App. P. §§ 2-103(C)(2) regarding page numbering of the brief; 2-109(D)(1)(c) regarding the jurisdictional statement; 2-109(D)(1)(f) regarding propositions of law; 2-109(D)(1)(g) regarding the annotation to the record for each and every statement of fact; and 2-109(C)(3) regarding references to exhibits in the bill of exceptions. Replacement brief of Appellant is due on or before June 24, 2026. Failure to file a timely replacement brief in compliance with this order may subject Appellant to the issuance of a default notice pursuant to Neb. Ct. R. App. P. § 2-110(A).

A-26-000310

State v. Brandon M Cox

Motion of Appellant to Extend Brief Date

Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellant's brief date extended to July 22, 2026.

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A-26-000339

State v. Haseeb R.

Motion of Appellant to Extend Brief Date

Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellant's brief date extended to July 20, 2026.

A-26-000383

State v. Kaleena E Mejia

ROD Motion of Appellant to Dismiss Appeal

Response having been waived by Appellee, motion of Appellant to dismiss appeal sustained pursuant to Neb. Ct. R. App. P. § 2-108(F).
Mandate to issue accordingly forthwith.

A-26-000384

State v. Kaleena E Mejia

ROD Motion of Appellant to Dismiss Appeal

Response having been waived by Appellee, motion of Appellant to dismiss appeal sustained pursuant to Neb. Ct. R. App. P. § 2-108(F).
Mandate to issue accordingly forthwith.

A-26-000407

State v. Stacy A Glammeier

Neb. Ct. R. App. P. § 2-105(C)(5) Notice

Pursuant to Neb. Ct. R. App. P. § 2-105(C)(5), notice is hereby provided that the appellate court has not received the bill of exceptions by the due date, certification of no record by the clerk or court reporting personnel, or a request by court reporting personnel for an extension of time to prepare the bill of exceptions. Bill of Exceptions was due on June 9, 2026.