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A-25-000214

Bennett v. Bennett

ROD Submission to Court

Affirmed as modified. Freeman, Judge. (P)

A-25-000251

State v. Daejon L Collins

ROD Submission to Court

Affirmed. Pirtle, Judge. See Memorandum Web Opinion.

A-25-000324

In re Interest of Bella C.

ROD Submitted to Court without Oral Argument

Affirmed. Pirtle, Judge. See Memorandum Web Opinion.

A-25-000723

Waugh v. McManus

ROD Submitted to Court without Oral Argument

Affirmed. Moore, Judge. See Memorandum Web Opinion.

A-25-000794

In re Interest of Jaxson F. & Jayden F.

ROD Submitted to Court without Oral Argument

Affirmed. Riedmann, Chief Judge. See Memorandum Web Opinion.

A-25-000795

In re Interest of Jaxson F. & Jayden F.

ROD Submitted to Court without Oral Argument

Affirmed. Riedmann, Chief Judge. See Memorandum Web Opinion.

A-25-000799

In re Interest of Antonio C.

ROD Submitted to Court without Oral Argument

Affirmed. Welch, Judge. See Memorandum Web Opinion.

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A-25-000862

State v. Suni R Moone

By Order of Court re Stricken Attachment

By order of the Court, attachments to the brief of Appellant filed June 1, 2026, are stricken. See Neb. Ct. R. App P. §§ 2-104(A)(1) and 2-109(C)(1).

A-25-000863

State v. Suni R Moone

By Order of Court re Stricken Attachment

By order of the Court, attachments to the brief of Appellant filed June 1, 2026, are stricken. See Neb. Ct. R. App P. §§ 2-104(A)(1) and 2-109(C)(1).

A-25-000864

State v. Suni R Moone

By Order of Court re Stricken Attachment

By order of the Court, attachments to the brief of Appellant filed June 1, 2026, are stricken. See Neb. Ct. R. App P. §§ 2-104(A)(1) and 2-109(C)(1).

A-25-000865

State v. Suni R Moone

By Order of Court re Stricken Attachment

By order of the Court, attachments to the brief of Appellant filed June 1, 2026, are stricken. See Neb. Ct. R. App P. §§ 2-104(A)(1) and 2-109(C)(1).

A-25-000869

State v. Antonio J Correa

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). Appellant's assigned error for ineffective assistance of trial counsel lacks specificity to garner appellate review. See State v. Rupp, 320 Neb. 502, 28 N.W.3d 74 (2025) (an assignment of error must, standing alone, describe counsel's deficient performance).

A-25-000971

State v. Talan R Wilson

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; judgment affirmed. Appellant's sentences are within the statutory range and there was no abuse of discretion by the trial court. See State v. Rivera-Meister, 318 Neb.

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Neb. 164, 14 N.W.3d 1 (2024) (no abuse of discretion in sentence imposed when review of record shows sentencing court considered all relevant sentencing factors and did not consider any inappropriate factors).

A-25-000978

State v. Ian L Maasch

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; judgment affirmed. Appellant's sentence is within the statutory range and there was no abuse of discretion by the trial court. See State v. Rivera-Meister, 318 Neb. 164, 14 N.W.3d 1 (2024) (no abuse of discretion in sentence imposed when review of record shows sentencing court considered all relevant sentencing factors and did not consider any inappropriate factors).

A-26-000110

State v. Trenton Titsworth-Hunt

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-26-000138

Elhabbal v. Elhabbal

Motion of Appellant for Emergency Stay

Emergency motion of Appellant for stay pending appeal and request for expedited consideration is overruled. Request of Appellant for a bond waiver or nominal bond was denied by the district court on February 27, 2026. A supersedeas bond is necessary to stay execution. See Welton v. Baltezare, 17 Neb. 399, 23 N.W. 1 (1885); see also Neb. Rev. Stat. § 25-1907 (Reissue 2016 & Cum. Supp. 2024). If a supersedeas bond has not been filed, the court retains jurisdiction to enforce the terms of the judgment. Kricsfeld v. Kricsfeld, 8 Neb. App. 1, 588 N.W.2d 210 (1999); see also Neb. Rev. Stat. § 42-351 (Reissue 2016).

A-26-000141

Myers v. Albin

Appellant's Replacement Brief Due

Pursuant to Neb. Ct. R. App. P. § 2-109(F), original brief of Appellant filed on June 1, 2026, is stricken for failure to comply with brief formatting and content requirements as set out in Neb. Ct. R. App. P. §§ 2-103 and 2-109. Replacement brief of Appellant is due on or before June 16, 2026. Failure to file a timely replacement brief in compliance with this order may subject the case to dismissal. See Neb. Ct. R. App. P. § 2-110(A). Clerk's office to provide sample.

A-26-000278

Peak v Holland Basham Architects

ROD

Mot. of Appellee for Summary Dismissal

Motion of Appellee for summary dismissal for lack of jurisdiction is sustained. An order dismissing complaint without prejudice for lack of prosecution is not a final judgment under Neb. Rev. Stat. § 29-1301 (Cum. Supp. 2024). See Deines v. Essex Corp., 293 Neb. 577, 879 N.W.2d 30 (2016). Nor is it a final order pursuant to Neb. Rev. Stat. §

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25-1902 (Cum. Supp. 2024) because it does not affect a substantial right. See Saint James Apt. Partners v. Universal Surety Co., 316 Neb. 419, 5 N.W.3d 179 (2024) (distinguishing between dismissal for want of prosecution from dismissal for lack of necessary party because latter prevents party from litigating action "in the form cast").

A-26-000302

State v. Lynsey S Wirick

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-26-000321

Aspedon v. Fuksa

ROD Mis Submission to Court - Jurisdiction  
Appeal dismissed for lack of jurisdiction pursuant to Neb. Ct. R. App. P. § 2-107(A)(1). Appellant did not file a proper poverty affidavit or pay a docket fee within 30 days of the entry of the district court's March 23, 2026, protection order. See, Neb. Rev. Stat. § 25-1912(1) (Cum. Supp. 2024) (notice of appeal must be filed within 30 days after entry of judgment, decree, or final order); State v. Blake, 310 Neb. 769, 969 N.W.2d 399 (2022) (when poverty affidavit is substituted for docket fee, it must be filed within time and in manner required for filing docket fee).

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S-24-000663

Cyboron v. Merrick County

Mot for Rehearing/Brief Appe Litzén LTC

Motion of Appellee for rehearing overruled.