

Court of Appeals of Nebraska
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A-25-000587

State v. David K Mumm

Motion Appt to Waive Oral Argument

Motion of Appellant to waive oral argument overruled as moot.

A-25-000587

State v. David K Mumm

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 March Review Docket of the Nebraska Court of Appeals.

A-25-000746

State v. Franwil R Menendez Castillo

Motion of Appe to Extend Brief Date

Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellee's brief date extended to March 30, 2026.

A-26-000070

State v. Nathaniel J Cullum

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 10, 2026.

ORDERS TO SHOW CAUSE & AMENDED OPINIONS

A-26-000132

Hill v. Pine Tree Neighborhood Association

Order to Show Cause re Jurisdiction

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A-26-000011

State v. Catherine A Hempfling

Motion Appellant to Extend Brief Date

Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellant's brief date
extended to March 30, 2026.

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S-24-000625

In re Estate of Meyers

ROD Submission to Court

Reversed and remanded with direction. Bergevin, Justice.

S-24-000626

In re Estate of Meyers

ROD Submission to Court

Reversed and remanded with direction. Bergevin, Justice.

S-25-000127

Green Plains Trade Group, LLC v. Archer Daniels Midland Company

ROD Submission to Court

Judgment entered, Papik, Justice. Miller-Lerman, Justice,
not participating. Alioth, District Judge, sitting.

S-25-000256

State v. Samuel J Zemke

ROD Submission to Court

Affirmed. Cassel, Justice. See Memorandum Opinion.

S-26-000093

Essink v. Evnen

Appe Motion for Summary Dismissal

Motion of Appellee for summary dismissal overruled.

IN THE NEBRASKA COURT OF APPEALS

Melissa Hill and Charles Moses,)
)
Appellants,)
)
v.)
)
Pine Tree Neighborhood Assoc.,)
)
Appellee.)
)

No. A-26-132.

ORDER TO SHOW CAUSE

FILED

FEB 27 2026

NEBRASKA SUPREME COURT
COURT APPEALS

This matter is before us for purposes of jurisdictional review. Melissa Hill and Charles Moses appeal from the October 31, 2025, order of the district court of Douglas County that dismissed their action and, in a separate order, imposed sanctions on the plaintiffs in the form of \$10,000 in attorney fees. The record before this court does not show that the district court has disposed of the counterclaim filed by the defendant.

Without a disposition of all of the claims of all the parties, this court lacks jurisdiction to hear the appeal. See Neb. Rev. Stat. § 25-1315(1) (Reissue 2016).

[In addition, any judgment must be embodied in a “single written document stating all of the relief granted or denied in an action.” D&M Roofing & Siding v. Distribution, Inc., 316 Neb. 952, 972, 7 N.W.3d 868, 883 (2024).]

Appellant is given 10 days to provide this court with a single written document stating that the complaint was dismissed, as is the counterclaim with prejudice, while attorney fees of \$10,000 are awarded PTNA. Failure to respond shall be cause for this appeal to be summarily dismissed pursuant to Neb. Ct. R. App. P. § 2-107(A)(1). Failure to respond could be cause for the appeal to be dismissed for lack of jurisdiction under Neb. Ct. R. App. P. § 2-107(A)(1).

Dated this 27th day of February, 2026.

BY THE COURT:



Frankie J. Moore, Judge

