

Supreme Court of Nebraska  
Office of the Clerk

Minutes: March 23, 2026

Page:

1

S-26-000208

Burbank v. Evnen

Motion of Appellee to Dismiss Appeal

Motion of Appellee to dismiss appeal overruled.

S-26-000208

Burbank v. Evnen

Mot Admiss Pro Hac Vice Zeigler

Motion for the pro hac vice admission of Derek A. Zeigler overruled.

S-26-000208

Burbank v. Evnen

Mot Admiss Pro Hac Vice Accardi

Motion for the pro hac vice admission of Max Accardi overruled.

S-26-000208

Burbank v. Evnen

Mot Admiss Pro Hac Vice Shelly

Motion for the pro hac vice admission of Jacob D. Shelly overruled.

S-26-000208

Burbank v. Evnen

Mot Admiss Pro Hac Vice Fox

Motion for the pro hac vice admission of David R. Fox overruled.

S-26-000208

Burbank v. Evnen

Mot Admiss Pro Hac Vice Ehrett

Motion for the pro hac vice admission of John Stuart Ehrett overruled.

S-26-000208

Burbank v. Evnen

Mot Admiss Pro Hac Vice Hawley

Motion for the pro hac vice admission of Erin Morrow Hawley overruled.

S-26-000208

Burbank v. Evnen

ROD Submission to Court

Reversed and remanded with directions. Per Curiam.

Supreme Court of Nebraska  
Office of the Clerk

Minutes: March 23, 2026

Page:

1

S-25-000270

Pinpoint Holdings Inc. v. Gage County, Nebraska

Stipulation to Continue Oral Argument

Stipulated motion of Appellee to continue oral argument sustained.

Case removed from the May Proposed Call of the Nebraska Supreme Court and placed on the next Proposed Call, to occur on May 19, 20, and 21, 2026.

S-25-000310

State v. Keiandre T Kellogg

Mot Appellant Appt Counsel & Cont O/A

Motion of Appellant for appointment of counsel and motion to continue oral argument overruled.

S-25-000503

Kuehn v. Pillen

Joint Motion to Expand & Divide OA

Joint motion to expand and divide oral argument sustained. Appellant

John Kuehn granted 15 minutes for oral argument. Appellee State

Defendants (James Pillen, Robert Evnen, Steven Corsi, Thomas Briese, and James Kamm) granted combined ten minutes for oral argument.

Appellee Nebraska Medical Cannabis Commission (Bruce D. Bailey, Monica Oldenburg, Lorella Mueting, and Kim Lowe) granted combined five minutes for oral argument. Appellee Ballot Sponsors (Anna Wishart, Crista Eggers, and Adam Morfeld) have waived oral argument.

S-25-000674

Plattsmouth Boat Club v City Plattsmouth

Case ordered moved to Sup. Ct. docket

By order of the Nebraska Supreme Court, case moved from the Court of Appeals docket to the Supreme Court docket.

S-25-000895

In re Application for Appointment of Trustee, James L. Stanton

Status Report of Trustee

The Trustee's Status Report dated March 17, 2026, approved. Clerk directed to file. Next report due on or before June 23, 2026.

Court of Appeals of Nebraska  
Office of the Clerk

Minutes: March 23, 2026

Page:

1

A-25-000416

Bruce v. Ahrendt

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 April Review Docket of the Nebraska Court of Appeals.

A-25-000774

Jacob v. Global Tel\*Link Corp.

By order of the Court re Default

By order of the Court, default notice issued to Appellee on March 18, 2026, sent in error. Said default notice is hereby rescinded.

A-25-000860

State v. Daniel Torres

ROD Mot. of Appellee for Summary Affirmance

Appellee's motion for summary affirmance sustained. See Neb. Ct. R. App. P. § 2-107(B)(2); State v. Geller, 318 Neb. 441, 16 N.W.3d 365 (2025) (sentence imposed within statutory limits will not be disturbed on appeal absent abuse of discretion by trial court).

A-25-000869

State v. Antonio J Correa

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 22, 2026.

A-25-000903

State v. Thomas C Hawkins

ROD Mot. of Appellee for Summary Affirmance

Appellee's motion for summary affirmance granted. 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-25-000904

State v. Thomas C Hawkins

ROD Mot. of Appellee for Summary Affirmance

Appellee's motion for summary affirmance granted. 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-25-000965

State v. Alvino R Mitchell

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-25-000985

Lane v. Alegent Health-Bergan Mercy HS

Court of Appeals of Nebraska  
Office of the Clerk

Minutes: March 23, 2026

Page:

2

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 1, 2026.

A-26-000015

State v. Shelby Irish

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 27, 2026.

A-26-000077

State v. Aaron D Abney

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

Bill of Exceptions preparation date was March 19, 2026. Pursuant to Neb. Ct. R. App. P. § 2-105(C)(5), notice is hereby provided that the appellate court has not received either the bill of exceptions by the due date or a request by court reporting personnel for an extension of time to prepare the same.

A-26-000083

State v. Anthony L Campana

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 27, 2026.

A-26-000149

State v. Jesus Leyva, Jr.

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

Bill of Exceptions preparation date was March 20, 2026. Pursuant to Neb. Ct. R. App. P. § 2-105(C)(5), notice is hereby provided that the appellate court has not received either the bill of exceptions by the due date or a request by court reporting personnel for an extension of time to prepare the same.

A-26-000150

State v. Samuel A Nelson

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

Bill of Exceptions preparation date was March 20, 2026. Pursuant to Neb. Ct. R. App. P. § 2-105(C)(5), notice is hereby provided that the appellate court has not received either the bill of exceptions by the due date or a request by court reporting personnel for an extension of time to prepare the same.

A-26-000155

State v. Richard P Schaub

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

Bill of Exceptions preparation date was March 20, 2026. Pursuant to Neb. Ct. R. App. P. § 2-105(C)(5), notice is hereby provided that the appellate court has not received either the bill of exceptions by the due date or a request by court reporting personnel for an extension of time to prepare the same.

A-26-000162

State v. Myles L Wesson

Court of Appeals of Nebraska  
Office of the Clerk

Minutes: March 23, 2026

Order to Show Cause re Jurisdiction

Cause having been shown, case to proceed.

Page:

3

Court of Appeals of Nebraska  
Office of the Clerk

Minutes: March 23, 2026

Page:

1

A-25-000903

State v. Thomas C Hawkins

ROD Mot. of Appellee for Summary Affirmance  
Appellee's motion for summary affirmance granted. 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-25-000904

State v. Thomas C Hawkins

ROD Mot. of Appellee for Summary Affirmance  
Appellee's motion for summary affirmance granted. 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-26-000162

State v. Myles L Wesson

Order to Show Cause re Jurisdiction  
Cause having been shown, case to proceed.