

Court of Appeals of Nebraska
Office of the Clerk

Minutes: January 12, 2026

Page:

1

A-24-000973

Waters v. Lang

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

A-25-000681

State v. Justin J Bartels

Appellant's Replacement Brief Due

Pursuant to Neb. Ct. R. App. P. § 2-109(F), original brief of Appellant filed on January 7, 2026, is stricken. Replacement brief ordered and limited to correction of the following deficiencies: Neb. Ct. R. App. P. § 2-109(D)(1)(g) regarding annotations to the record in the Statement of Facts. Replacement brief of Appellant is due on or before January 26, 2026. Failure to file a timely replacement brief in compliance with this order shall subject Appellant to the issuance of a default notice. See Neb. Ct. R. App. P. § 2-110(A).

A-25-000684

State v. Joshua J Carpenter

Mot. of Appellee for Summary Affirmance

Motion of Appellee for summary affirmance overruled. Case to proceed. Appellee's FINAL brief date extended to January 26, 2026.

A-25-000730

State v. Abby R Erdmann

ROD Mot. of Appellee for Summary Affirmance
Appellee's motion for summary affirmance pursuant to Neb. Ct. R. App. P. § 2-107(B)(2) is sustained; judgment affirmed. The district court took the appropriate factors into consideration when sentencing Appellant. The court adequately stated its reasoning for the sentence of incarceration in open court, 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).

A-25-000800

State v. Julio L Garcia

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-25-000802

In re Interest of Aurora B.

Motion of Appellant to Reintate Appeal

The father, Harold B.'s motion to reinstate appeal is granted. Clerk's office is instructed to enter a revised briefing schedule for both parties and the case is to proceed.

A-25-000802

In re Interest of Aurora B.

By order of the Court Briefing Schedule

Court of Appeals of Nebraska
Office of the Clerk

Minutes: January 12, 2026

Page: 2

Appellant Harold B's appeal having been reinstated, Appellant's brief is due on or before February 11, 2026. Any Appellee brief shall be due 30 days after the filing of Appellant's brief and any Appellant reply brief shall be due within 10 days thereafter.

A-25-000989

In re Interest of Jermiyas R.

Misc Submission to Court re Jurisdiction

This matter is before us for purposes of jurisdictional review. The State is appealing from a provision in orders entered by the separate juvenile court requiring the Youth Rehabilitation and Treatment Center to ensure that the juvenile has weekly private phone calls with his mother. The parties are directed to address in their briefs the question of whether such a provision is final and appealable as affecting a substantial right of the State. See Neb. Rev. Stat. § 25-1902 (Cum. Supp. 2024). See also In re Interest of Maximus B., 302 Neb. 365, 923 N.W.2d 387 (2019). Case to proceed.

A-25-000991

In re Interest of Jermiyas R.

Misc Submission to Court re Jurisdiction

This matter is before us for purposes of jurisdictional review. The State is appealing from a provision in orders entered by the separate juvenile court requiring the Youth Rehabilitation and Treatment Center to ensure that the juvenile has weekly private phone calls with his mother. The parties are directed to address in their briefs the question of whether such a provision is final and appealable as affecting a substantial right of the State. See Neb. Rev. Stat. § 25-1902 (Cum. Supp. 2024). See also In re Interest of Maximus B., 302 Neb. 365, 923 N.W.2d 387 (2019). Case to proceed.

A-25-000992

In re Interest of Jermiyas R.

Misc Submission to Court re Jurisdiction

This matter is before us for purposes of jurisdictional review. The State is appealing from a provision in orders entered by the separate juvenile court requiring the Youth Rehabilitation and Treatment Center to ensure that the juvenile has weekly private phone calls with his mother. The parties are directed to address in their briefs the question of whether such a provision is final and appealable as affecting a substantial right of the State. See Neb. Rev. Stat. § 25-1902 (Cum. Supp. 2024). See also In re Interest of Maximus B., 302 Neb. 365, 923 N.W.2d 387 (2019). Case to proceed.

Supreme Court of Nebraska
Office of the Clerk

Minutes: January 12, 2026

Page:

1

S-25-000496

State v. Asime W Prince

Case ordered moved to Sup. Ct. docket

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