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A-24-000480

State v. Travis Belina

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

A-24-000798

Hohenstein v. Hohenstein

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

A-25-000077

State v. Thomas M Hartman

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

A-25-000311

Climmer-Wilson v. Wilson

Stipulation Continue Oral Argument
Stipulation of the parties to continue oral argument sustained. Case
to be placed on the next Proposed Call of the Nebraska Court of
Appeals to occur on April 7 and 8, 2026.

A-25-000421

State v. Marcus A Settles

Motion of Appellee to Extend Brief Date
Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellee's brief date
extended to February 23, 2026.

A-25-000603

State v. Klo N Moo

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. 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.
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);
State v. Geller, 318 Neb. 441, 16 N.W.3d 365 (2025) (trial court has
discretion to impose consecutive rather than concurrent sentences for
separate crimes).

A-25-000605

Livnow Homes, LLC v. Yah

Motion Appt for Clarification of Order
Appellant's motion for clarification is overruled and dismissed. The
order overruling Appellant's motion for rehearing was filed by this
court on December 3, 2025. Appellant's motion for clarification filed
on January 5, 2026, in response to the December 3 order is without
authority and is also untimely. More than 30 days have passed since
the entry of the order disposing of Appellant's motion for rehearing;
mandate should issue accordingly.

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A-25-000609

State v. Khalid A Muhammad

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-25-000618

State v. Marcus D Winston

ROD Appellee Suggestion of Remand

Appellee's suggestion of remand is granted. Appellant filed a motion to reinstate his right to appeal from the denial of his postconviction motion, alleging that his right to appeal was lost due to negligence of the court or public officers. Appellant is entitled to a hearing to afford him an opportunity to prove his allegations. See, State v. Jones, 307 Neb. 809, 950 N.W.2d 625 (2022); State v. Parnell, 301 Neb. 774, 919 N.W.2d 900 (2018). Accordingly, we reverse the district court's order and remand the matter for an evidentiary hearing on whether Appellant is entitled to a reinstatement of his right to appeal from the district court's September 30, 2024, order denying postconviction relief without an evidentiary hearing.

A-25-000621

State v. Chris A Hicks

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 district court's July 23, 2025, order denying Appellant's request to proceed in forma pauperis on appeal in case No. A-25-558 is affirmed. Accordingly, Appellant has 30 days from the date of the release of this order to pay the statutory docket fee for his appeal filed in case No. A-25-558. See State v. Carter, 292 Neb. 16, 870 N.W.2d 641 (2015) (affirming denial of in forma pauperis status on appeal based on inmate's assertion of frivolous legal positions in postconviction motion; Appellant required to pay statutory docket fee within 30 days of release of opinion). Failure to timely pay said statutory docket fee shall result in the dismissal of Appellant's appeal filed in case No. A-25-558 without further notice.

A-25-000625

Vollman v. Vollman

Mot. of Appellee for Summary Affirmance

Appellee's motion for summary affirmance is overruled. In accordance with this court's January 15, 2026, order, Appellee's brief shall be due on or before February 5, 2026.

A-25-000702

State v. Ryan M Marquart

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. 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. 164, 14 N.W.3d 1 (2024) (no abuse of discretion in sentence imposed when review of record shows sentencing court considered all relevant

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sentencing factors and did not consider any inappropriate factors). See also *State v. Baxter*, 295 Neb. 496, 888 N.W.2d 726 (2017) (reasoning for not ordering probation can be supported by combination of sentencing hearing and sentencing order; determination of substantial and compelling reasons are based on review of record, including presentence investigation report).

A-25-000719

State v. Nicholas J Costello

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. 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-25-000779

State v. Goar S Chuar

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. Hagens*, 320 Neb. 65, 26 N.W.3d 174 (2025) (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-25-000789

Andersen v. Andersen

Neb. Ct. R. App. P. §2-105(C)(5) Notice
Bill of Exceptions preparation date previously extended to January 21, 2025. 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-25-000807

State obo Azaylia S v. Belitz

Motion Appt to file Brief out of Time
Motion of Appellant to file brief out of time overruled as moot.

A-25-000932

State obo Azaylia S v. Lori B.

Motion Appt to file Brief out of Time
Motion of Appellant to file brief out of time overruled as moot.

A-25-000892

State v. Suni R. Moone

Neb. Ct. R. App. P. §2-105(C)(5) Notice
Bill of Exceptions preparation date was January 12, 2026. Pursuant to

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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-25-000955

State v. Caleb A Phillips

Motion of Appellant to Extend Brief Date

Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellant's brief date extended to February 25, 2026.

A-25-000967

State v. Ricardo A Alvarez

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

Bill of Exceptions preparation date was January 9, 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-25-000969

State v. Ricardo A Alvarez

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

Bill of Exceptions preparation date was January 9, 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.

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S-25-000628

State ex rel. Counsel for Discipline v. Wintroub
Motion of Referee for Fees/Expenses
Referee's request for fees granted in the amount of \$1,185.00.

S-25-000653

State v. Jason Vorse
Mot Appt Leave to Request Supp BOE
Motion for leave to file supplemental bill of exception overruled as moot.

S-25-000653

State v. Jason Vorse

ROD By order of the Court re Dismissal
Upon affidavit of district court clerk showing no docket fee was paid
by appellant after denial of in forma pauperis status on September
17, 2025, appeal is hereby dismissed. See Neb. Ct. R. App. P. §
2-107(A)(1).

S-25-000654

State v. Jason G Vorse

Mot Appt Leave to Request Supp BOE
Motion for leave to file supplemental request for bill of exceptions
overruled as moot.

S-25-000654

State v. Jason G Vorse

ROD By order of the Court re Dismissal
Upon affidavit of district court clerk showing no docket fee was paid
by appellant after denial of in forma pauperis status on September
11, 2025, appeal is hereby dismissed. See Neb. Ct. R. App. P. §
2-107(A)(1).

S-25-000884

State v. James E Myers

Neb. Ct. R. App. P. §2-105(C)(5) Notice
Bill of Exceptions preparation date was January 12, 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.

S-26-000027

In re Application for Appointment of Trustee, Edward L. Wintroub,
Application for Appointment of Trustee
Application for Appointment of Trustee for Edward L. Wintroub, filed
pursuant to Neb. Ct. R. § 3-328(A)(ii) is granted. The Court appoints
Melvin C. Hansen to serve as Trustee and directs him to perform the
tasks listed in Rule § 3-328(A), to wit: to inventory the files, trust
and operating accounts of Edward L. Wintroub; to sequester, account
for and pay over any client funds, if any, that may be refunded; to
distribute client files as may be appropriate; and take whatever other
action seems indicated to protect the interests of the clients and

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other affected parties. The Trustee's first report is due on or before
April 28, 2026.