Supreme Court of Nebraska Office of the Clerk

Minutes: November 21, 2025 Page: 1

S-24-000566

State v. Joseph P Kruger Submission to Court

Affirmed. Bergevin, Justice. Miller-Lerman, Justice, concurring.

S-25-000225

State v. Jerry L Johnson ROD Submission to Court

Affirmed. Per Curiam. See Memorandum Opinion.

Supreme Court of Nebraska Office of the Clerk

Minutes: November 21, 2025 Page: 1

S-24-000940

State v. Stephen D.

Mot of Appe to Expedite Oral Argument

Motion of Appellee to expedite oral argument sustained. Case to appear on the Supreme Court's Proposed Call for January 6, 7, or 8, 2026.

S-25-000816

Leaf Supreme Products, LLC v. Bachman

ROD Misc Submission to Court re Jurisdiction

Appeal dismissed. See, Neb. Ct. R. App. P. § 2-107(A)(1); Steven S. v. Mary S., 277 Neb. 124, 760 N.W.2d 28 (2009) (order that does not affect substantial right is not final, appealable order).

-4			
-			

Minutes: November 21, 2025 Page: 1

A-24-000918

State v. Imhotep A Davis

Pet of Appt to Bypass Court of Appeals

Petition of Appellant to bypass Court of Appeals denied.

A-25-000291

Bridgewater Homes, LLC v. Woodsonia Acquisitions, LLC

Mot Appe for Sum/Affirm or Alt Dismiss

Motion of Appellee for Summary Affirmance overruled. Case to proceed.

Appellee's brief due on or before December 5, 2025.

A-25-000298

State v. Darrell Granderson II

ROD Petition of Appellant for Further Review

Petition of Appellant for further review denied.

A-25-000521

Haley v. Jeffries

Petition Appt Bypass Court of Appeals

Petition of Appellant to bypass Court of Appeals denied.

A-25-000539

State v. Joslin L Williams

ROD Mot. of Appellee for Summary Affirmance

Appellee's motion for summary affirmance granted. 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 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 the trial court, appellate court will not disturb sentence imposed within statutory limits).

A-25-000588

Gray v. Jeffreys

ROD Mot. of Appellee for Summary Affirmance

Appellee's motion for summary affirmance is sustained; district court's order dismissing Appellant's petition seeking habeas relief is affirmed. See, Neb. Ct. R. App. P. § 2-107(B)(2); Sanders v. Frakes, 295 Neb. 374, 888 N.W.2d 514 (2016) (where court has jurisdiction of parties and subject matter, its judgment is not subject to collateral attack and writ of habeas corpus will not lie to discharge a person from sentence of penal servitude where court imposing sentence had jurisdiction of offense and person of the defendant, and sentence was within power of court to impose).

A-25-000729

State v. Bruce B Centamore

ROD Stipulation for Summary Reversal

Joint stipulation filed by Appellant and Appellee for summary reversal is sustained. District court's imposition of indeterminate sentence

Court of Appeals of Nebraska Office of the Clerk

Minutes: November 21, 2025

Page: 2

when determinate sentence was required by Neb. Rev. Stat. § 29-2204.02(1) (Reissue 2016) constituted plain error. See State v. 308 Neb. 527, 955 N.W.2d 313 (2021). The sentence imposed is vacated and the cause is remanded to the district court for resentencing.

A-25-000731

State v. Bruce B Centamore

ROD Stipulation for Summary Reversal

Joint stipulation filed by Appellant and Appellee for summary reversal is sustained. District court's imposition of indeterminate sentence when determinate sentence was required by Neb. Rev. Stat. § 29-2204.02(1) (Reissue 2016) constituted plain error. See State v. 308 Neb. 527, 955 N.W.2d 313 (2021). The sentence imposed is vacated and the cause is remanded to the district court for resentencing.

A-25-000820

State v. Richard Martinson

Misc Submission to Court re Jurisdiction Cause having been shown, case to proceed.