Supreme Court of Nebraska Office of the Clerk

Minutes: May 23, 2025

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S-23-000751 Hauxwell v. Middle Republican Natural Resources District ROD Submission to Court Reversed and remanded with directions. Funke, Chief Justice. S-23-000791 Hauxwell v. Middle Republican Natural Resources District ROD Submission to Court Affirmed. Funke, Chief Justice. S-24-000567 Fey v. Olson ROD Submission to Court Affirmed. Miller-Lerman, Justice. Minutes: May 23, 2025

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A-24-000688

Nienhuser v. MacMillan

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 June Review Docket Call of the Nebraska Court of Appeals.

A-24-000855

State v. Alvin J Melendez

ROD Mot. of Appellee for Summary Affirmance

Motion of Appellee 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. Alkazahy, 314 Neb. 406, 990 N.W.2d 740 (2023) (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-24-000856

State v. Alvin J Melendez

- ROD Mot. of Appellee for Summary Affirmance
 - Motion of Appellee 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. Alkazahy, 314 Neb. 406, 990 N.W.2d 740 (2023) (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-24-000940

State v. Stephen M Damore

By order of the Court re Oral Argument By order of the Court, matter scheduled for oral argument on June 5, 2025, at 1:00pm in the Court of Appeals Courtroom, State Capitol, Lincoln, Nebraska.

A-25-000019

State v. Dennis Cornelius

ROD Mot. of Appellee for Summary Affirmance Motion of Appellee for summary affirmance sustained. See Neb. Ct. R. App. P. § 2-107(B)(2). Sentence imposed did not constitute an abuse of discretion. See State v. Geller, 318 Neb. 441, 16 N.W.3d 365 (2025) (absent abuse of discretion by trial court, appellate court will not disturb sentence imposed within statutory limits).

A-25-000047

Welch v. Keller

Motion Appellant to Clarify Dismissal Appellant's "Motion for More Definite Statement on Dismissal/Overrule" Minutes: May 23, 2025 is overruled. Page:

A-25-000051

State v. Delontre C Robinson

ROD Mot. of Appellee for Summary Affirmance

Motion of Appellee for summary affirmance sustained. 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. Geller, 318 Neb. 441, 16 N.W.3d 365 (2025) (absent abuse of discretion by trial court, appellate court will not disturb sentence imposed within statutory limits).

A-25-000104

In re Interest of Mackenzie S. Motion of Appellee to Extend Brief Date Motion considered; Appellee's FINAL brief date extended to 14 days after court's ruling on Appellee's motion for summary affirmance.

A-25-000120

State v. Dawn Meyer

ROD Mot. of Appellee for Summary Affirmance Motion of Appellee for summary affirmance sustained. 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-25-000129

State v. Daniel I Smith
Motion of Appellee to Extend Brief Date
Motion considered; Appellee's FINAL brief date extended to 14 days
after court's ruling on Appellee's motion for summary affirmance.

A-25-000166

State v. Tyler S Green

ROD Mot. of Appellee for Summary Affirmance

Motion of Appellee for summary affirmance sustained. See Neb. Ct. R. App. P. § 2-107(B)(2). Sentence imposed did not constitute an abuse of discretion. See State v. Geller, 318 Neb. 441, 16 N.W.3d 365 (2025) (absent abuse of discretion by trial court, appellate court will not disturb sentence imposed within statutory limits). See also State v. Montoya, 29 Neb. App. 563, 957 N.W.2d 190 (2021) (it is within discretion of trial court whether to impose probation or incarceration and appellate court will uphold court's decision denying probation absent abuse of discretion).

A-25-000335

Wingate v. Meckna

ROD Misc Submission to Court re Jurisdiction Appeal dismissed for lack of jurisdiction. See Neb. Ct. R. App. P. § 2 Minutes: May 23, 2025 Page: 3 107(A)(1). Orders temporarily impacting parenting time do not affect a substantial right and are therefore not final orders conferring appellate jurisdiction. See e.g. Simms v. Friel, 302 Neb. 1, 921 N.W.2d 369 (2019).