

Supreme Court of Nebraska
Office of the Clerk

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S-23-000866

State v. M.A. Yah

Motion of Appellant for Rehearing

Motion of Appellant for rehearing overruled.

S-23-001038

Shannon v. Shannon

Motion Appellee for Attorney Fees

Appellee's motion for attorney fees summarily overruled. See Neb. Ct.

R. App. P. § 2-106(G)(1).

S-24-000235

State v. John L Parks Sr

Motion of Appellant to Extend Brief Date

Second or subsequent motion to extend brief date considered. By order of the Court, Appellant's FINAL Brief date extended to December 4, 2024.

S-24-000251

In re Guardianship of Tomas J.

By order of Court re Supplemental Brief

By order of the Court, Appellant is directed to file a supplemental brief addressing various jurisdictional issues. Said supplemental brief is due on or before November 26, 2024, and may not exceed 10,000 words. See order.

S-24-000296

State v. Charmayne R Strong

Petition Appellant to Bypass COA

Petition of Appellant to bypass granted.

S-24-000378

State v. Adam L Price

Motion of Appellant to Extend Brief Date

Second or subsequent motion to extend brief date considered. By order of the Court, Appellant's FINAL Brief date extended to December 30, 2024.

S-24-000378

State v. Adam L Price

Motion Appt to Unseal Conf Documents

Motion of Appellant to unseal confidential documents is overruled as moot. Any person requesting the check out of or access to a record of the Supreme Court or Court of Appeals which is either a confidential or restricted access record must sign the Request for Confidential or Restricted Access Record form and electronically file the same pursuant to § 2-202.

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A-23-001048

State v. Christopher A Hill

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 November Review Docket Call of the Nebraska Court of Appeals.

A-24-000010

Misle v. Shrier

ROD Submission to Court

Affirmed. Welch, Judge. See memorandum web opinion.

A-24-000036

Larsen v. Ference

ROD Petition of Appellant for Further Review

Petition of Appellant for further review denied.

A-24-000135

In re Interest of Bailey M.

ROD Submitted to Court without Oral Argument

Affirmed. Arterburn, Judge. See memorandum web opinion.

A-24-000145

In re Interest of Nevaeh W.

ROD Submitted to Court without Oral Argument

Affirmed. Pirtle, Judge. See memorandum web opinion.

A-24-000159

State v. Hayden W Biemiller

ROD Submitted to Court without Oral Argument

Affirmed. Welch, Judge. See memorandum opinion.

A-24-000256

In re Interest of Triton B.

Mot Appt Continue Oral Arg

Motion of Appellant to continue oral argument overruled as moot.

A-24-000257

In re Interest of Hazelynn B.

Mot Appt Continue Oral Arg

Motion of Appellant to continue oral argument overruled as moot.

A-24-000354

State v. Perry F Hines

ROD Mot. of Appellee for Summary Affirmance

Appellee's motion for summary affirmance is sustained. Appellant's second motion for postconviction relief is time-barred as it was filed more than 1 year after the mandate from appellant's direct appeal and raises the same issues as raised in his first motion for postconviction relief which was denied. See Neb. Rev. Stat. § 29-3001 (Supp. 2023). And courts need not entertain a second motion or successive motions for similar relief on behalf of the same prisoner. § 29-3001(3).

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A-24-000396

State v. Nick A Roberts

ROD Submission to Court - Plea
Affirmed. Pirtle, Judge. See memorandum web opinion.

A-24-000479

State v. Jake J Gonzalez

Motion of Appellee to Extend Brief Date
Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellee's FINAL brief date extended to December 11, 2024.

A-24-000571

State v. Brandon R Grady

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 took the appropriate factors into consideration when sentencing appellant and the sentence was clearly within statutory limits. A sentence imposed within the statutory limits will not be disturbed on appeal in the absence of an abuse of discretion by the trial court. State v. Horne, 315 Neb. 766, 1 N.W.3d 457 (2024). The sentence imposed did not constitute an abuse of discretion.

A-24-000675

In re Interest of Jenna S.

Motion of Appellant to Extend Brief Date
Pursuant to Neb. Ct. R. App. P. § 2-106(E)(3), Appellant's FINAL brief date extended to December 9, 2024.

A-24-000777

State v. Charles J Heckard Jr

Motion of Appellant to Extend Brief Date
Pursuant to Neb. Ct. R. App. P. § 2-106(E)(2), Appellant's FINAL brief date extended to December 26, 2024.

A-24-000835

State v. Shaquille T Adams

By order of the Court
By order of the Court, trial court directed to rule upon motion for appointment of counsel previously filed in the trial court and/or to notify the Clerk of the Supreme Court of such ruling within 14 days of this order.