Court of Appeals of Nebraska Office of the Clerk

Minutes: March 12, 2025 Page: 1

A-23-000912

Ramos v. Farmers Insurance

ROD Petition Appellee for Further Review Petition of Appellee for further review is denied.

A-24-000431

Herrera de Gonzalez v. Ramos

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 April Proposed Call of the Nebraska Court of Appeals.

A-24-000466

Gonzalez-Herrera v. Ramos

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 April Proposed Call of the Nebraska Court of Appeals.

A-24-000506

Perry v. Bottlinger

Mot. of Appellees for Summary Affirmance Appellees' motion for summary affirmance overruled. Case to proceed.

A-24-000692

State v. Austin Kelly

By order of the Court Re BOE Replacement
By order of the Court, tendered bill of exceptions considered. Sealed
exhibit 1 is not a media exhibit as defined by Neb. Ct. R. App. P.
§ 2-105.02(D). Court reporter directed to copy files, convert them to
PDF format, and include same in confidential documentary exhibit
volume. Court reporter shall make all necessary adjustments to the
indexes to ensure an accurate record. Replacement bill of exceptions
due on or before March 26, 2025.

A-24-000771

State v. Duncan A Campbell

Motion Appellee for Summary Affirmance
Appellee's motion 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. Dejaynes-Beaman, 317 Neb. 131, 8 N.W.3d 779
(2024) (absent abuse of discretion by trial court, appellate court not disturb sentence imposed within statutory limits).
limits).

A-24-000780

State v. Jaydee Sims

Mot. of Appellee for Summary Affirmance
Appellee's motion 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. Dejaynes-Beaman, 317 Neb. 131, 8 N.W.3d 779
(2024) (absent abuse of discretion by trial court, appellate court will not disturb sentence imposed within statutory limits).

Court of Appeals of Nebraska Office of the Clerk

Minutes: March 12, 2025 Page: 2

A-24-000805

State v. Marckenzy Edmond

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 ranges and there was no abuse of
discretion by the trial court. See State v. Price, 306 Neb. 38, 944
N.W.2d 279 (2020) (sentence not abuse of discretion when nothing
indicates sentencing court considered inappropriate factors or ignored
mitigating factors).

A-24-000841

State v. Zackary N Gotschall

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-24-000869

In re Interest of Blessing T.

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 April 16, 2025.

A-24-000981

State v. Brittany Two Two

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 April 16, 2025.

A-25-000144

MLB Advanced Media v. Nebraska Department of Revenue

By order of the Court re Consolidation
The appeals in case Nos. A-25-144 and A-25-145 are hereby consolidated
for briefing and oral argument. The parties are directed to fully
address the jurisdiction issues with regard to the finality of the
orders in question and the timeliness of the petitions filed with the
district court. Where a lower court lacks subject matter jurisdiction
to adjudicate the merits of a claim, issue, or question, an appellate
court also lacks the power to determine the merits of the claim,
issue, or question presented to the lower court. See e.g. Main St
Properties v. City of Bellevue, 318 Neb. 116, 13 N.W.3d 911 (2024).

A-25-000145

MLB Advanced Media v. Nebraska Department of Revenue

By order of the Court re Consolidation
The appeals in case Nos. A-25-144 and A-25-145 are hereby consolidated for briefing and oral argument. The parties are directed to fully address the jurisdiction issues with regard to the finality of the orders in question and the timeliness of the petitions filed with the district court. Where a lower court lacks subject matter jurisdiction to adjudicate the merits of a claim, issue, or question, an appellate court also lacks the power to determine the merits of the claim, issue, or question presented to the lower court. See e.g. Main St

Court of Appeals of Nebraska Office of the Clerk

Minutes: March 12, 2025 Page: 3
Properties v. City of Bellevue, 318 Neb. 116, 13 N.W.3d 911 (2024).

A-25-000155

ROD

Ralston Public School District v. Omaha Public Schools
Misc Submission to Court re Jurisdiction

Appeals in A-25-155, A-25-156 and A-25-157 dismissed. See Neb. Ct. R. App. P. § 2 107(A)(1). In each case, there have been no final orders entered resolving the issues raised in the plaintiff's complaints nor the defendant's summary judgment motions. See Neb. Rev. Stat. § 25-1902(1) (Cum. Supp. 2024).

A-25-000156

Elkhorn Public School District v. Omaha Public Schools

Misc Submission to Court re Jurisdiction
Appeals in A-25-155, A-25-156 and A-25-157 dismissed. See Neb. Ct. R.
App. P. § 2 107(A)(1). In each case, there have been no final orders entered resolving the issues raised in the plaintiff's complaints nor the defendant's summary judgment motions. See Neb. Rev. Stat. § 25-1902(1) (Cum. Supp. 2024).

A-25-000157

Westside Community School District v. Omaha Public Schools

Misc Submission to Court re Jurisdiction
Appeals in A-25-155, A-25-156 and A-25-157 dismissed. See Neb. Ct. R.
App. P. § 2 107(A)(1). In each case, there have been no final orders entered resolving the issues raised in the plaintiff's complaints nor the defendant's summary judgment motions. See Neb. Rev. Stat. § 25-1902(1) (Cum. Supp. 2024).

Supreme Court of Nebraska Office of the Clerk

Minutes: March 12, 2025 Page: 1

S-24-000158

In re Interest of E.W.

ROD Motion of Appellant to Dismiss Appeal
Appellant's motion to dismiss appeal pursuant to Neb. Ct. R. App. P.
§2-108(A) sustained. No Opinion shall issue.

S-24-000693

Johnson v. Village of Polk
Pet of Appt to Bypass Court of Appeals
Petition of Appellant to bypass Court of Appeals is granted.

ORDERS TO SHOW CAUSE & AMENDED OPINIONS

S-25-000113

State ex rel. TikTok Inc. v. Maret
Order to Show Cause re Jurisdiction

S-25-000127

Green Plains Trade Group, LLC v. Archer Daniels Midland Company Order to Show Cause re Filing Fee

S-25-000142

State ex rel. Douglas County School District #1 v.Bataillon Order to Show Cause re Jurisdiction Minutes: March 12, 2025 Page: 1

A-24-000775

State v. Devin L Stortzum

Mot. of Appellee for Summary Affirmance ROD 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. Price, 306 Neb. 38, 944 N.W.2d 279 (2020) (sentence not abuse of discretion when nothing indicates sentencing court considered inappropriate factors or ignored mitigating factors). Further, Appellant's claim that trial counsel was ineffective by failing to object to the portion of the presentence investigation report that included his pending charges of domestic violence against the same victim fails because it is permissible for the sentencing court to consider information that the defendant has been charged with but not yet tried for allegedly illegal acts committed after the offense for which the defendant is being sentenced. See, State v. Montoya, 305 Neb. 581, 941 N.W.2d 474 (2020); State v. Hunnel, 290 Neb. 1039, 863 N.W.2d 442 (2015) (sentencing authority can receive all information pertinent to the imposition of sentence). See, also, State v. Anderson, 305 Neb. 978, 943 N.W.2d 690 (2020) (as matter of law, counsel is not ineffective for failing to make meritless objection).

A-24-000802

Ketcham v. Ketcham

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 April 30, 2025.

A-24-000829

State v. Walter M Alexander

Motion of Appellee to Extend Brief Date Pursuant to Neb. Ct. R. App. P. § 2-106(E)(3), Appellee's FINAL brief date extended to April 11, 2025.

A-24-000832

State v. Karolynn C Brock

Mot. of Appellee for Summary Affirmance
Appellee's motion 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. Dejaynes-Beaman, 317 Neb. 131, 8 N.W.3d 779
(2024) (absent abuse of discretion by trial court, appellate court will not disturb sentence imposed within statutory limits).

Supreme Court of Nebraska Office of the Clerk

Minutes: March 12, 2025 Page:

S-24-000407

Ramaekers v. Creighton University

Petition Appt Bypass Court of Appeals Petition of Appellant to bypass granted.

S-24-000827

Trausch v. Trausch

Petition of Appellant for Further Review ROD Petition of Appellant for further review granted. Case to appear on the next proposed call of the Nebraska Supreme Court, to occur on May 20, 21, 22, and 23, 2025. Further briefing pursuant to Neb. Ct. R. App. P. § 2-102(H) left to the discretion of the parties.