

Supreme Court of Nebraska
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S-24-000583

Seemann v. Seemann

Motion of Appellant for Attorney Fees

Motion of Appellant for attorney fees is sustained in part; fees taxed in the amount of \$3,000.

S-24-000673

Ballheim v. Settles

Joint Stipulation for Mandate to Issue

Stipulation allowed; mandate to issue forthwith.

S-24-000813

State v. Elijah E Logan

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 June 6, 2025.

S-25-000021

State v. Schuyler D Dawn Jr

Misc Submission to Court - case movement

By order of the Nebraska Supreme Court, case moved from Court of Appeals docket to Supreme Court docket.

S-25-000344

In re Application of Duffy for Admission

ROD Conditional Admission Jaclyn Duffy

Conditional admission granted. See order.

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A-24-000565

State v. Jeff A Dolberg

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 ranges 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-24-000969

State v. Jonathan D Welander

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 ranges 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. Blaha, 303 Neb. 415, 929 N.W.2d 494 (2019) (rejecting notion that court does not adequately consider sentencing factors when it does not discuss each one of them during sentencing hearing or in sentencing order; also, not inappropriate for court to consider underlying dismissed charges); State v. Loschen, 221 Neb. 315, 376 N.W.2d 792 (1985) (regardless of its severity, sentence of imprisonment which is within limits of valid statute ordinarily is not cruel and unusual punishment in constitutional sense).

A-25-000058

In re Guardian/Conservatorship of Snook

Motion Leave to File Amicus Brief APS

Motion of Adult Protective Services to file amicus brief sustained.

A-25-000078

State v. Chelsey E Essex

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 ranges 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-25-000100

State v. Michael A Chirinos

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.

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A-25-000207

State v. Paul A Valverde

ROD

Misc Submission to Court re Jurisdiction

Appeal dismissed for lack of jurisdiction pursuant to Neb. Ct. R. App. P. § 2-107(A)(1). The district court denied Appellant's application to appeal in forma pauperis on March 24, 2025. Appellant then had 30 days to appeal from that order or otherwise pay a docket fee on appeal. See Mumin v. Frakes, 298 Neb. 381, 904 N.W.2d 667 (2017). Seeing neither, this court lacks jurisdiction.

A-25-000306

Dean v. McArthur

ROD

Misc Submission to Court re Jurisdiction

Appeal dismissed for lack of jurisdiction. See Neb. Ct. R. App. P. § 2-107(A)(1). Appellant's notice of appeal, filed April 25, 2025, was not filed within 30 days of the district court's March 24, 2025, order denying his request to proceed in forma pauperis with his action in that court. See Neb. Rev. Stat. § 25-1912(1) (Cum. Supp. 2024). In addition, Appellant's motion to alter or amend judgment did not suspend the appeal time as it was filed more than 10 days following the March 24 order. See, Neb. Rev. Stat. § 25-1329 (Reissue 2016); Bryson L. v. Izabella L., 302 Neb. 145, 921 N.W.2d 829 (2019).