Court of Appeals of Nebraska Office of the Clerk

Minutes: May 20, 2025 Page: 1 A-24-000220 Larson v. Larson ROD Submission to Court Affirmed. Pirtle, Judge. (P) A-24-000519 In re Interest of Gabriel S. et al. ROD Submitted to Court without Oral Argument Affirmed. Bishop, Judge. See memorandum web opinion. A-24-000632 Emons v. Emons ROD Submitted to Court without Oral Argument Affirmed. Welch, Judge. See Memorandum Web Opinion. A-24-000637 Barber v. Linder Submitted to Court without Oral Argument ROD Affirmed. Welch, Judge. See Memorandum Opinion. A-24-000659 In re Interest of Kamarcus M. Submitted to Court without Oral Argument ROD Affirmed. Arterburn, Judge. See Memorandum Web Opinion. A-24-000821 Trent v. Trent 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 20, 2025. A-24-000897 Gilmore-Hernandez v. Hernandez-Esquer 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 July 2, 2025. A-24-000937 In re Estate of Hyde Motion Appt Extend Reply Brief Date Motion sustained; Appellant's reply brief date extended to June 6, 2025. A-25-000117 Fischer v. Southeast Community College 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 June 9, 2025. A-25-000263 Bayliss v. Clason Motion of Appt for Rehearing & Brief Motion of Appellant for rehearing overruled.

Minutes: May 20, 2025

Page:

A-25-000317

Vance v. Peterson

By order of the Court BOE & Brf Dates

By order of the Court, trial court having failed to include timelyfiled request for bill of exceptions with the Notice of Appeal, bill

of exceptions preparation date re-established to be June 26, 2025.

A-25-000317

Vance v. Peterson

Appellant's Brief Date Re-Established Record preparation date having been re-established to June 26, 2025, Appellant's brief date re-established to July 28, 2025.

A-25-000321

In re Interest of Anthony G.

Mot GAL to Stay Placement of Child

Motion to stay filed by Appellant overruled without prejudice. Appellant is not prohibited from filing similar motion before the juvenile court. The Separate Juvenile Court of Douglas County is more properly situated to conduct a hearing and determine whether a stay of its order transferring placement would be in the best interests of the juvenile pending the outcome of the present appeal.