

Court of Appeals of Nebraska  
Office of the Clerk

Minutes: September 17, 2024

Page:

1

A-23-000665

Quiles v. Collazo

ROD Submitted to Court without Oral Argument  
Affirmed. Pirtle, Chief Judge. (P)

A-23-000740

Green v. Green

ROD Submitted to Court without Oral Argument  
Affirmed in part, and in part vacated and remanded with  
directions. Bishop, Judge. See memorandum web opinion.

A-23-000894

Malone v. Davis

ROD Submitted to Court without Oral Argument  
Affirmed. Riedmann, Judge. See memorandum web opinion.

A-23-000902

Dempsey v. Dempsey

ROD Submitted to Court without Oral Argument  
Affirmed. Pirtle, Chief Judge. See memorandum web opinion.

A-24-000043

In re Interest of Sarah M. & Ryan R.

ROD Submitted to Court without Oral Argument  
Affirmed. Welch, Judge. See memorandum web opinion.

A-24-000044

In re Interest of Sarah M. & Ryan R.

ROD Submitted to Court without Oral Argument  
Affirmed. Welch, Judge. See memorandum web opinion.

A-24-000053

State v. Cody W Gaylord

ROD Submission to Ct., re: Plea  
Affirmed in part, and in part vacated and remanded for resentencing.  
Pirtle, Chief Judge. See memorandum web opinion.

A-24-000054

State v. Cody W Gaylord

ROD Submission to Ct., re: Plea  
Affirmed in part, and in part vacated and remanded for resentencing.  
Pirtle, Chief Judge. See memorandum web opinion.

A-24-000055

State v. Cody W Gaylord

ROD Submission to Ct., re: Plea  
Affirmed in part, and in part vacated and remanded for resentencing.  
Pirtle, Chief Judge. See memorandum web opinion.

A-24-000056

State v. Cody W Gaylord

ROD Submission to Ct., re: Plea  
Affirmed in part, and in part vacated and remanded for resentencing.

Court of Appeals of Nebraska  
Office of the Clerk

Minutes: September 17, 2024

Page:

2

Pirtle, Chief Judge. See memorandum web opinion.

A-24-000427

State v. Bradley Slapnicka

ROD

Mot. of Appellee for Summary Affirmance

Appellee's motion for summary affirmance granted. See Neb. Ct. R. App. P. § 2-107(B)(2). Appellant's guilty plea waived every defense to the charge against him except for insufficiency of the information, ineffective assistance claims, and lack of jurisdiction claims. See State v. Manjikian, 303 Neb. 100, 927 N.W.2d 48 (2019). The denial of his motion to suppress does not fall within one of the exceptions and, as such, Appellant has waived his right to challenge this issue on appeal.

A-24-000506

Perry v. Bottlinger

Motion of Appellant for Rehearing

In response to this Court's order to show cause entered on September 3, 2024, the district court orders dismissing the remaining defendants have been filed with this Court. Appellant's motion for rehearing is sustained; appeal is reinstated. The Clerk's Office is directed to modify the due dates for briefs accordingly, commencing with Appellant's brief being due within 30 days of entry of this order.

A-24-000506

Perry v. Bottlinger

Appellant's Brief Date Re-established

By order of the Court, motion for rehearing having been sustained, Appellant's brief date re-established to be October 17, 2024.