

Court of Appeals of Nebraska  
Office of the Clerk

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A-21-000458

Bay v. Bay

Motion Appellee for Attorney Fees

Appellee's motion for attorney fees is granted in part. Appellant ordered to pay Appellee's attorney fees in the amount of \$5,000.

A-21-000700

State v. Chad L Svoboda

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 May Review Docket of the Nebraska Court of Appeals.

A-21-000727

Kreifels v. Ambriz

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 May Review Docket of the Nebraska Court of Appeals.

A-21-000871

Akins v. Ideus

ROD

By order of the Court 107(A)(2)

Affirmed. See Neb. Ct. R. App. P. § 2-107(A)(2). Appellant's claims are frivolous in that sovereign and judicial immunity apply to Appellee. See, Frey v. Blanket Corp., 255 Neb. 100, 582 N.W.2d 336 (1998) (as general rule, judges are immune from civil actions for damages for acts performed in course of their official functions and judicial capacity); Will v. Michigan Dept. of State Police, 491 U.S. 58, 109 S. Ct. 2304, 105 L. Ed. 2d 45 (1989). Additionally, Appellant's claims are barred by doctrine of res judicata. See Cole v. Wilson, 10 Neb. App. 156, 627 N.W.2d 140 (2001).

A-21-001042

State v. Cameron R Koonce Jr

ROD

Motion Appellee for Summary Affirmance

Appellee's motion for summary affirmance granted. See Neb. Ct. R. App. P. § 2-107(B)(2). Sentences imposed did not constitute an abuse of discretion. 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. Blake, 310 Neb. 769, 969 N.W.2d 399 (2022).

A-22-000002

State v. Timothy J Schmidt

ROD

Mot. of Appellee for Summary Affirmance

Appellee's motion for summary affirmance granted. See Neb. Ct. R. App. P. § 2-107(B)(2). Sentence imposed did not constitute an abuse of discretion. 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. Blake, 310 Neb. 769, 969 N.W.2d 399 (2022).

A-22-000124

State ex rel Ashford v. Kleine

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Motion Appellant to Extend Brief Date  
Motion considered. By order of the Court, Appellant's FINAL brief date extended to June 1, 2022. No further extensions will be allowed except upon a showing of good cause. Neither the stipulation of the parties nor the press of other business constitutes good cause. See Neb. Ct. R. App. P. § 2-106(E)(2).

A-22-000150

State v. Majdal K Elias

Motion Appellant to Extend Brief Date  
Motion considered. By order of the Court, Appellant's FINAL brief date extended to June 1, 2022. No further extensions will be allowed except upon a showing of exceptional cause. See Neb. Ct. R. App. P. § 2-106(E)(3).

A-22-000163

Hauschildt v. Nebraska Medicine

By order of the Court re: attach strike  
By order of the Court, attachments to the brief of Appellant Hauschildt are stricken. See Neb. Ct. R. App. P. §§ 2-109(C)(1) and 2-104(A)(1).

A-22-000318

Stevison v. Stevison

By order of Court re Motion to Appoint  
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.

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A-22-000163

Hauschildt v. Nebraska Medicine

By order of the Court re: attach strike

By order of the Court, attachments to the brief of Appellant

Hauschildt are stricken. See Neb. Ct. R. App. P. §§ 2-109(C)(1) and 2-104(A)(1).

A-22-000318

Stevison v. Stevison

By order of Court re Motion to Appoint

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.