## LIST OF CASES DISPOSED OF WITHOUT OPINION

- No. S-87-352: **State ex rel. NSBA v. Kinney**. By order of the court, John C. Kinney is reinstated as a member of the Nebraska State Bar Association, effective September 16, 2008.
- No. S-04-1139: **State ex rel. Counsel for Dis. v. Horneber**. Motion for reinstatement sustained; respondent reinstated effective July 2, 2008.
  - No. S-06-215: **Scott v. Poepsel**. Appeal dismissed.
- No. S-07-075: **State ex rel. Counsel for Dis. v. Smyrak**. Surrender of license accepted without opinion. Judgment of disbarment.
- No. S-07-578: **State ex rel. Counsel for Dis. v. Kratina**. Motion for reinstatement sustained; respondent reinstated effective July 2, 2008.
- No. S-07-831: **State ex rel. Counsel for Dis. v. Eker**. John F. Eker III reinstated as member of the Nebraska State Bar Association effective December 23, 2008.
- No. S-07-1162: **State v. Korgel**. Reversed, and cause remanded to district court for vacation of appellant's sentence and reinstatement of appellant's original sentence.
- No. S-07-1195: **State v. Harris**. Appeal dismissed. See § 2-107(A)(2).
- No. S-08-047: **State v. Lam**. Motion of appellee for summary affirmance sustained; judgment affirmed. See rule 7B(2).
- No. S-08-073: **Moeller v. State**. Motion of appellant to dismiss appeal sustained; appeal dismissed.
- No. S-08-100: **State v. Marshall**. Motion of appellee for summary affirmance sustained; judgment affirmed. Second motion for postconviction relief does not establish basis for relief that was not available at the time of first motion for postconviction relief. See *State v. Marshall*, 272 Neb. 924, 725 N.W.2d 834 (2007).

- No. S-08-109: **Jacob v. Cruickshank**. Motion of appellee for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-08-271: **State v. Vo.** Motion of appellee for summary affirmance sustained; judgment affirmed. See rule 7B(2).
- No. S-08-463: **State v. Grandon**. Motion of appellee for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-08-530: **State v. Long**. Motion of appellee for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-08-639: **Nesbitt v. Board of Parole**. Motion of appellee for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-08-724: **State v. Buckman**. Appeal dismissed. See § 2-107(A)(2).
- No. S-08-755: **Lewis v. Auten**. Appeal dismissed. See, § 2-107(A)(2); Neb. Rev. Stat. § 25-1912(1) (Reissue 2008).
- No. S-08-756: **Lewis v. Crosby**. Appeal dismissed. See, § 2-107(A)(2); Neb. Rev. Stat. § 25-1912(1) (Reissue 2008).
- No. S-08-769: **Wilson v. Gunter**. Appeal dismissed. See § 2-107(A)(2).
- No. S-08-824: **State ex rel. Counsel for Dis. v. Foster**. Order of public reprimand.
- No. S-08-835: **State ex rel. Counsel for Dis. v. Henry**. Order of public reprimand.
- No. S-08-859: **In re Interest of Markice M**. Motion of appellant to dismiss appeal sustained; appeal dismissed.
- No. S-08-908: **State v. Smith**. On the court's own motion, appeal is dismissed. See § 2-107(A)(2).
- No. S-08-912: Citizens Opposing Indus. Livestock v. Jefferson Cty. Motion of appellant to dismiss appeal sustained; appeal dismissed.
- No. S-36-060001: **In re Petition of NSBA to Adopt Concept of Mandatory Cont. Legal Ed.** Rules regarding the "Petition for Adoption of Rules for the Implementation of a Program of Mandatory Continuing Legal Education" are adopted. See §§ 3-401.1 through 3-402.3.

No. S-36-080002: In re Application to Amend Rules Creating NSBA, Increase Bar Dues. Application to amend § 3-803(D)(1) to increase bar dues charged to its members granted as modified.