SUPREME COURT OF SOUTH DAKOTA SUMMARY DISPOSITIONS APRIL 2015

Pursuant to SDCL 15-26A-87.1(A), (B), (C), and (D), the Supreme Court may, sua sponte, enter an order or memorandum opinion summarily affirming or reversing the judgment or order of the trial court in actions wherein the criteria as required by those sections are clearly met.

| TITLE | DOCKET NUMBER | DATE OF DECISION | DISPOSITION |
|---------------------|------------------|---------------------|---------------------|
| State v. Mandler | 27187 27188 | 4-27-15 | Affirmed (Bjorkman) |
| State v. Bald Eagle | 27092 | 4-27-15 | Affirmed (Gusinsky) |
| State v. Handboy | 27248 | 4-27-15 | Affirmed (Eklund) |
| State v. Florek | 27177 | 4-27-15 | Affirmed (Zell) |
| State v. Stately | 27245 | 4-27-15 | Affirmed (Gusinsky) |
| State v. Silk | 26923 | 4-27-15 | Affirmed (Brown) |
| State v. Morgan | 27186 | 4-27-15 | Affirmed (Pfeifle) |
| State v. Robertson | 27182 | 4-27-15 | Affirmed (Flemmer) |
| Kerg v. Bossert | 27224 | 4-27-15 | Affirmed (Johnson) |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |