SUPREME COURT STATE OF SOUTH DAKOTA

IN THE SUPREME COURT

AUG 1 1 2025

OF THE

STATE OF SOUTH DAKOTA

STATE	OF	SOUTH	DAK	OTA,
	Plai	ntiff	and	Appellee,

ORDER DIRECTING ISSUANCE OF JUDGMENT OF AFFIRMANCE

vs.

#30849

ANTHONY MICHAEL ROWLAND, Defendant and Appellant.

The Court having, pursuant to SDCL 15-26A-87.1(A), considered all of the briefs filed in the above-entitled matter, together with the appeal record, and having concluded that it is manifest on the face of the briefs and the record that Issue II is without merit on the ground that the issues on appeal are ones of judicial discretion and there clearly was not an abuse of discretion (SDCL 15-26A-87.1(A)(3)), now, therefore, it is

ORDERED that a judgment affirming the Judgment of the lower court be entered forthwith.

IT IS FURTHER ORDERED that the Court declines to consider Issue 1 re: the 180 Day Speedy Trial Rule because the issue was waived by entering a quilty plea.

DATED at Pierre, South Dakota this 11th day of August, 2025.

BY THE COURT:

en, Chief Justice

Supreme Court

(SEAL)

PARTICIPATING: Chief Justice Steven R. Jensen and Justices Janine M. Kern, Patricia J. DeVaney and Scott P. Myren.