## TUESDAY, APRIL 26, 2011 10:00 A.M.

NO. 2

## #25683

MATT ONNEN,

Appellant,

vs.

SIOUX FALLS INDEPENDENT SCHOOL DISTRICT #49-5, Appellee.

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The Honorable William J. Srstka, Jr. (CIV 07-4594)

Second Judicial Circuit

Minnehaha County

(FOR APPELLANT)

(FOR APPELLANT)

(FOR APPELLEE)

## 25683

## STATEMENT OF THE ISSUES

Whether the Trial Judge misapplied and misinterpreted SCDL 60-4-4. The Trial Court held that Onnen was an at-will employee

Zavadil v. Alcoa Extrusions, Inc., 363 FSupp2d 1187 (DSD 2005)

Table Steaks v. First Premier Bank, 2002 SD 105; 650 NW2d 829

Osterkamp v. Alkota Manufacturing, Inc., 332 NW2d 275 (SD 1983)

Whether the Trial Judge misapplied and misinterpreted SDCL 13-39-65. The Trial

Court held that Onnen was not entitled to the protection of SDCL 13-39-65.

In re Famous Brands, 347 NW2d 882 (SD 1984

SDCL 13-39-65

Black's Law Dictionary

Whether the Trial Judge was too compromised to hear the case. The Trial Court did not disqualify itself from the case.

Strain v. Rapid City School Board, 447 NW2d 332 (SD 1989)

In re Miera, 426 NW2d 850 (MN 1988)

Olson v. Merrill Lynch, 51 F3d 157 (CA8 1995)