SUPREME COURT OF SOUTH DAKOTA SUMMARY DISPOSITIONS FEBRUARY 2020

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. SDCL 15-26A-87.1 (E) provides that such summary dispositions may not be cited or relied upon as authority in any litigation in any court in South Dakota, except when the decision establishes the law of the case, res judicata or collateral estoppel, or in any criminal action or proceeding involving the same defendant or a disciplinary action or proceeding involving the same person.

TITLE	DOCKET NUMBER	DATE OF DECISION	DISPOSITION
Accounts Management, Inc. v. Virginia Ewen	29057	2-18-2020	Affirmed (Pardy)
State v. Andersen	29022	2-18-2020	Affirmed (Gering)
Judy McFarland et al. v. Alan Anderson	29025	2-18-2020	Affirmed (Elshere)
State v. Roberts	28939	2-18-2020	Affirmed (Barnett)
State v. Tinant	28990	2-18-2020	Affirmed (Sabers)
Abdulrazzak v. South Dakota Department of Corrections	29088	2-18-2020	Affirmed (Klinger)
Interest of D.M., T.M., K.M. and K.M.	28946	2-24-2020	Affirmed (Hanson)
Countryman v. Spee-Dee Delivery Service, Inc., et			
al.	29090	2-24-2020	Affirmed (Klinger)