## LIST OF CASES DISPOSED OF WITHOUT OPINION

- No. S-09-676: **Village of Wilsonville v. Chambers**. Stipulation allowed; appeal dismissed; each party to pay own costs.
- No. S-09-1258: **State v. Hansen**. Motion of appellee for summary affirmance sustained; judgment affirmed. See, § 2-107(B)(2); *State v. Dunster*, 278 Neb. 268, 769 N.W.2d 401 (2009); *State v. Hansen*, 252 Neb. 489, 562 N.W.2d 840 (1997).
- No. S-10-127: **State v. Patz**. Motion of appellee for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-10-165: **State v. Harris**. Motion of appellee for summary dismissal sustained; appeal dismissed. See, *State v. Rodriguez-Torres*, 275 Neb. 363, 746 N.W.2d 686 (2008); *State v. Louthan*, 257 Neb. 174, 595 N.W.2d 917 (1999); *State v. Miller*, 240 Neb. 297, 481 N.W.2d 580 (1992).
- No. S-10-360: **State v. Frickel**. Stipulation allowed; appeal dismissed.
- No. S-10-384: **State v. Garza**. Motion of appellee for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-10-434: **Metropolitan Util. Dist. v. Liberty Dev. Corp.** Motion of appellee for summary dismissal sustained; appeal dismissed. See § 2-107(B)(1).
- No. S-10-454: **State v. Rix**. Motion of appellee for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-10-507: **State v. Jones**. Motion of appellee for summary affirmance sustained. See, *State v. Sepulveda*, 278 Neb. 972, 775 N.W.2d 40 (2009); *State v. Lotter*, 278 Neb. 466, 771 N.W.2d 551 (2009); *State v. Sims*, 277 Neb. 192, 761 N.W.2d 527 (2009).
- No. S-10-558: **State v. Melgoza-Ramirez**. Motion of appellee for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-10-575: **Ra v. Britten**. Motion of appellee for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-10-591: **Croft v. Department of Corr. Servs**. Motion of appellee for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-10-618: **Jefferson v. State**. Appeal dismissed. See § 2-107(A)(2).

- No. S-10-676: **State v. Shelly**. Motion of appellee for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-10-724: **Waite v. Walker**. Motions of appellees for summary affirmance sustained; judgment affirmed. See § 2-107(B)(2).
- No. S-10-955: **Peterson v. Houston**. By order of the court, original action dismissed, without prejudice to filing in the district court, as having been improvidently granted.