

**SUPREME COURT OF SOUTH DAKOTA
SUMMARY DISPOSITIONS
AUGUST 2011**

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
In the Interest of E.D.	25825 25831 25846	8-11-11	Affirmed (Houwman)
Callahan v. Callahan	25836	8-29-11	Affirmed (Rusch)
State v. Phillips	25822	8-29-11	Affirmed (Neiles)
State v. Colaiuta	25843	8-29-11	Affirmed (Davis)
Ball v. Breth	25840	8-29-11	Affirmed (Eckrich)
In the Matter of the Adoption of M.M.S.	25910	8-29-11	Affirmed (Brown)
Ahrlin, Jr. v. The Estate of Kathleen M. Morris	25798	8-29-11	Affirmed (Kern)
O'Donnell v. O'Donnell	25755	8-29-11	Affirmed (Barnett)
State v. Allen, Jr.	25893	8-29-11	Affirmed (Gienapp)
Cragoe v. Steen	25587 25596	8-29-11	Affirmed (Tucker)
Eddy v. Eddy	25815	8-29-11	Affirmed (O'Brien)
State v. Legrand	25848	8-29-11	Affirmed (Foley)