

**SUPREME COURT OF SOUTH DAKOTA  
SUMMARY DISPOSITIONS  
FEBRUARY 2012**

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
Interest of K.J. and K.J.	25952 25971	2-9-12	Affirmed (Caldwell)
Interest of R.R., S.R. and C.R.	25993 26010	2-9-12	Affirmed (Delaney)
Interests of C.P., Jr. and C.P.	26024 26025	2-9-12	Affirmed (Trandahl)
State v. Klimek	26016	2-21-12	Affirmed (Davis)
State v. Klimek	26017	2-21-12	Affirmed (Davis)
In the Matter of V.M. and I.M.	26028 26050	2-21-12	Affirmed (Houwman)
In the Interest of C.T., D.G., N.G., N.G. and W.G., II	26070	2-21-12	Affirmed (Foley)
State v. Entzel	26071	2-21-12	Affirmed (Foley)
State v. Ashley	26079	2-21-12	Affirmed (Von Wald)