

IN THE COURT OF APPEALS
FOR THE
ROSEBUD SIOUX TRIBE

CA89-01

IN THE MATTER OF THE GUARDIANSHIP) CC 87-368
OF)
SLR, a minor child.)
ORDER OF DISMISSAL)
_____)

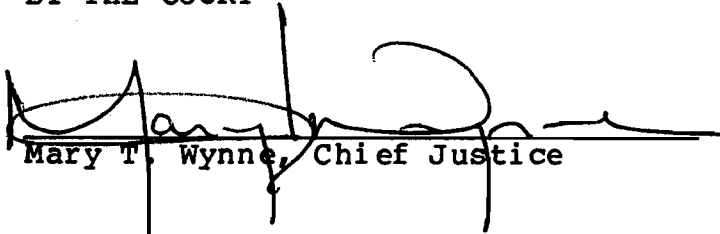
This matter having come before the Court sua spontae; and the Court having reviewed the record; and the Court having found that the Appellant, Helmuth Henry Wagaman, was given notification of the necessity of filing an appellate bond consistent with the rules of the Court of Appeals by letter dated January 9, 1989; and the Court having founded said notice further specify the necessity of filing the Appellate Bond in form of a money or cashier's check; and the Court having found that the Appellant was given a second written request for the Appellate Bond on February 14, 1989; and the Court having found that the record reflects no response from the Appellant; and the Court having found that it is necessary to follow the rules of the Court of Appeals even when parties are bringing their actions Pro Se in order to efficiently

administer justice and ensure that cases are moved forward in a timely manner on the calendar, now therefore the above named appeal is hereby

DISMISSED.

Dated this 13th day of March, 1989.

BY THE COURT


Mary T. Wynne, Chief Justice

ATTEST:


Carmen Hicks, Clerk

By: _____
Deputy