

**SUPREME COURT MINUTES
THURSDAY, JANUARY 29, 2026
SAN FRANCISCO, CALIFORNIA**

S287164 C100036 Third Appellate District

**SELLERS (DAVONYAE) v.
S.C. (PEOPLE)**

Opinion filed: Judgment reversed

In order to violate section 11362.3, subdivision (a)(4), marijuana in a vehicle at least must be of a usable quantity, in imminently usable condition, and readily accessible to an occupant. Because the marijuana crumbs here were neither imminently usable nor readily accessible to any occupant of the vehicle, there was no violation of the statute. We further find no probable cause for the vehicle search on these facts. We reverse the decision of the Court of Appeal and remand for further proceedings, including determination of the proper remedy.

Majority Opinion by Liu J.

-- joined by Guerrero, C. J., Corrigan, Kruger, Groban, Evans, and Streeter*, JJ.

* Associate Justice of the Court of Appeal, First Appellate District, Division Four, assigned by the Chief Justice pursuant to article VI, section 6 of the California Constitution.

S167010

**PEOPLE v. ARIAS
(LORENZO INEZ) &
MENDOZA (LUIS)**

Extension of time granted

Upon application of Supervising Deputy State Public Defender Alyssa Mellott, an extension of time in which to serve and file appellant Lorenzo Inez Arias' supplemental reply brief is granted to March 9, 2026.

S246033

**PEOPLE v. BARRERA
(RAYMOND ALEX)**

Extension of time granted

On application of appellant, it is ordered that the time to serve and file appellant's opening brief is extended to April 1, 2026.

S289391 E078348 Fourth Appellate District, Div. 2

**TOWN OF APPLE VALLEY v.
APPLE VALLEY RANCHOS
WATER**

Extension of time granted

On joint application of respondent and appellant and good cause appearing, it is ordered that the time to serve and file the responses to amicus curiae briefs is extended to April 9, 2026.