## Filed 5/16/17 by Clerk of Supreme Court IN THE SUPREME COURT STATE OF NORTH DAKOTA

	<b>-</b> ,
2017 ND 115	
Alan Lee Jessop,	Appellant
v.	
Grant Levi, Director of the North Dakota Department of Transportation,	Appellee
No. 20160387	
Appeal from the District Court of Dunn County, the Honorable William A. Herauf, Judge.	Southwest Judicial District,
AFFIRMED.	
Per Curiam.	
Thomas F. Murtha IV, Dickinson, N.D., for appo	ellant.

Michael T. Pitcher, Assistant Attorney General, Bismarck, N.D., for appellee.

## Jessop v. Levi No. 20160387

## Per Curiam.

- [¶1] Alan Lee Jessop appeals a district court judgment affirming a Department of Transportation order revoking his driving privileges for 180 days. He argues that revocation of his driving privileges for his refusal to submit to a warrantless blood test violates his right to be free from unreasonable searches and seizures. We summarily affirm under N.D.R.App.P. 35.1(a)(7). *Beylund v. Levi*, 2017 ND 30, ¶ 27, 889 N.W.2d 907 (rejecting application of doctrine of unconstitutional conditions to violation of implied-consent laws in administrative license suspension proceedings).
- [¶2] Gerald W. VandeWalle, C.J. Jerod E. Tufte
  Carol Ronning Kapsner
  Lisa Fair McEvers
  Daniel J. Crothers