WISCONSIN SUPREME COURT

Assignment for the Month of April 2024

Pursuant to Rule 809.22, you are hereby notified that the following cases will be called for argument on the days stated. The calendar indicates that you are involved in one or more of the cases. Please be present and prepared to argue at the time shown, which is the earliest hour at which your case may be called. An oral argument information sheet is attached for your reference.

WEDNESDAY, APRIL 17, 2024

09:30 a.m. - 2023AP2020-OA - Governor Evers v. Senator Marklein

Each party is asked to have back-up counsel available to argue in the event the designated attorney(s) cannot appear and present oral argument, for any reason, on the scheduled oral argument date. In addition, if an emergency arises within 72 hours of a scheduled oral argument, which prevents a designated attorney(s) for any party to participate in person for oral argument, and back-up counsel is not available, the designated attorney(s) must immediately notify all counsel, the Clerk of Supreme Court (<u>clerk@wicourts.gov</u>), the Supreme Court Marshal (<u>Supreme_Court_Marshals@wicourts.gov</u>) and the Chief Justice's judicial assistant (<u>susan.gray@wicourts.gov</u>) and, with approval from all counsel, formally request rescheduling the oral argument to a date later in the term.

Stipulations for continuance will be considered only if they state reasons that are considered by the court to constitute good cause. A copy of the court's rescheduling policy is included in the enclosed instruction sheet.

If any special access, visual or hearing arrangements are necessary for your attendance in court, please advise the Clerk's Office <u>at least five (5) days</u> prior to your argument.

On arrival for argument, please check in with the Clerk's Office Staff outside the courtroom located on the **2nd Floor, East Wing of the State Capitol.**

PLEASE NOTE: Attorneys on all assigned cases should submit additional authorities that have been reported, issued, or published since the filing of briefs, and which the court should consider. Such letters should be furnished in nine copies with an additional copy to each opposing attorney. <u>See</u> Wis. Stat. § 809.19(10).

ON ORAL ARGUMENT CASES, PLEASE READ THE ENCLOSED INSTRUCTION SHEET FOR ADDITIONAL INFORMATION PERTAINING TO THE PRESENTATION OF ARGUMENT AND RELATED PROCEDURES.

SAMUEL A. CHRISTENSEN Clerk of Supreme Court