

November 4, 2022

## WISCONSIN SUPREME COURT

### TABLE OF PENDING CASES

Clerk of Supreme Court  
Telephone: (608) 266-1880  
Facsimile: (608) 267-0640  
Web Site: [www.wicourts.gov](http://www.wicourts.gov)  
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The following table describes pending cases the Supreme Court has accepted on petition for review, bypass, certification and original jurisdiction.

The cases included for the first time (that is, the most recently accepted cases) are marked with an \* next to the case number. After the Supreme Court decides a case, the date of oral argument or date of submission on briefs is replaced with the date of the Supreme Court decision and abbreviated mandate. That mandate will generally be listed in the table for two months and then the case will be removed from the table.

The information in the table, from left to right, is as follows:

- the case number;
- an abbreviated caption of the case (case name);
- a statement of the issue(s);
- the date the Supreme Court accepted the case;
- the method by which the case came to the Supreme Court: REVW = Petition for review, CERT = Certification, CERQ = Certified Question, BYPA = Petition to bypass, ORIG = Original Action, WRIT = Petition for supervisory writ, REMD = Remanded from the U.S. Supreme Court;
- the date of oral argument or submission on briefs; or the date of the Supreme Court decision and an abbreviated mandate;
- the Court of Appeals district from which the case came, if applicable; the county;
- the date of the Court of Appeals decision, if applicable;
- whether the Court of Appeals decision is published or unpublished, and, if it is published, the citations to the public domain citation and the official reports for the Court of Appeals decision.

The statement of the issue is cursory and does not purport to be an all-inclusive, precise statement of the issues in the case. Readers interested in a case should determine the precise nature of the issues from the record and briefs filed with the Supreme Court.

The following table covers cases accepted and decisions issued through **November 4, 2022**. Please direct any comments regarding this table to the Clerk of Supreme Court, P.O. Box 1688, Madison, WI 53701-1688, telephone (608)266-1880.

APPENDIX

**WISCONSIN SUPREME COURT PENDING CASES**

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2018AP2005-CR	<u>State v. Garland Dean Barnes</u>  Can a defendant "open the door" to testimonial hearsay violating his confrontation rights, and which was excluded based on an "egregious" discovery violation, by challenging the quality of the police investigation?  Can the claim that a non-testifying officer witnessed the defendant commit the crime be admitted over hearsay objections under the theory that it is admissible to show the course of investigation, not for the truth of the matter asserted?	04/15/2022 REVW Oral Arg 10/03/2022	3 Douglas	Unpub.
2019AP664-CR	<u>State v. Alan S. Johnson</u>  Whether an alleged victim in a criminal case has standing under the 2020 Wisconsin Constitutional Amendment to lodge legal arguments in opposition to a defendant's motion for in camera review.  Whether the 2020 Wisconsin Constitutional Amendment applies retroactively to an alleged victim's request for standing to lodge legal arguments in opposition to a pending motion for in camera review which was filed, and pertinent issue litigated, prior to the enactment of the amendment.  Whether Wis. Stat. § 950.105, which provides in relevant part that, "[a] crime victim has a right to assert, in a court in the county in which the alleged violations occurred, his or her rights as a crime victim under the statutes or under article 1, section 9m of the Wisconsin Constitution," confers standing upon the alleged crime victim in this matter.	02/26/2021 REVW Oral Arg 09/6/2022	4 Waupaca	11/19/2020 Pub. 2020 WI App 73 394 Wis. 2d 807 951 N.W. 2d 616

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2019AP1085 2019AP1086	<p><u>5 Walworth, LLC v. Engerman Contracting, Inc.</u></p> <p>Whether there must be damage to third-property for there to be "property damage" caused by an "occurrence" under a standard Commercial General Liability ("CGL") insurance policy.</p> <p>Whether the integrated-systems test analysis applies to insurance coverage disputes to aid in the determination of whether there was "property damage" caused by an "occurrence."</p> <p>When a plaintiff's claims exclusively seek the cost of removing and replacing an improperly constructed product, and allege no damage to property other than to that product itself, has there been an "occurrence" such that a standard Commercial General Liability ("CGL") insurance policy must provide coverage?</p> <p>Does the integrated-systems test apply in construction related insurance coverage cases to help determine whether "property damages" were the result of an "occurrence"?</p> <p>Is an insurer entitled to summary judgment declaring it has no coverage obligations when its policy commenced roughly a year after a contractor had received notices of damages, had attempted to repair damages, and was aware of claims of ongoing damages at a pool complex, when its policy does not extend to losses which have occurred, or which have begun to occur, prior to its term?</p> <p>Does the plaintiff's claim that it bought a defective pool complex that needed to be replaced constitute "property damage" caused by an "occurrence" within the meaning of the commercial general liability policy issued by the insurer to a construction company?</p> <p>Is the pool complex an "integrated system" such that damage by one component to another component is not "property damage" caused by an "occurrence"?</p> <p>Do the policy's business risk exclusions, specifically the "your product" exclusion, eliminate coverage under the insurer's policy?</p>	<p>01/11/2022 REVW Oral Arg 09/12/2022</p>	<p>2 Walworth</p>	<p>08/25/2021 Pub. 2021 WI App 51 399 Wis.2d 240 963 N.W.2d 779</p>

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2019AP1319	<u>Milwaukee Police Supervisors Organization v. City of Milwaukee</u>  Does the 2013-2016 Collective Bargaining Agreement between the Milwaukee Professional Firefighters' Local 215 and the City of Milwaukee, the City of Milwaukee's Charter, and the parties' past practice require the City of Milwaukee Employees' Retirement System to include the 5.8% wage increase in its calculation of duty disability retirement ("DDR") benefits?  Does the 2013-2016 Collective Bargaining Agreement between the Milwaukee Policy Supervisors Organization and the City of Milwaukee, the City of Milwaukee's Charter, and the parties' past practice require the City of Milwaukee Employees' Retirement System to include the 5.8% wage increase in its calculation of DDR benefits?  Does the court of appeals' decision comply with precedent regarding the interpretation of pension laws, in this case Milwaukee City Charter § 36?	05/18/2022 REVW Oral Arg 10/12/2022	1 Milwaukee	Unpub.
2019AP1728 (consolidated with 2019AP2063)	<u>Marilyn Casanova v. Michael S. Polsky, Esq.</u>  May an undocumented, unrecorded lien—created by judicial fiat—have priority over a Trustee's perfected first mortgage and security interest?  Did the Court of Appeals (and, by extension, this Court) lack jurisdiction over these appeals by virtue of the failure to appeal from a final order?  Did the Bondholders agree that their right to re-payment is subject to the Residents first receiving reimbursement of their entrance fees?  Do the appellate courts have jurisdiction over the present case?	10/18/2021 REVW Oral Arg 09/09/2022	2 Racine	Unpub.
2019AP1987	<u>Lowe's Home Centers, LLC v. City of Delavan</u>  Can the fee simple market value of a retail property be determined under the Markarian Hierarchy based on sales of reasonably comparable properties (Tier II) that are "vacant" (i.e., not occupied by a retail business at the time of sale), but do not constitute sales under duress or distressed sales, or are all sales of properties which are merely vacant at the time of sale per se disqualified as "dark stores"?  When does a "presumption of correctness" attach to a property assessment as a threshold matter, and what responsibility does a statutory assessor bear in a tax assessment challenge to demonstrate or otherwise evidence that an assessment was determined in accordance with Wisconsin law?	01/11/2022 REVW Oral Arg 09/28/2022	2 Walworth	--

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2019AP2063 (consolidated with 2019AP1728)	<u>Marilyn Casanova v. Michael S. Polsky, Esq.</u>  May an undocumented, unrecorded lien—created by judicial fiat—have priority over a Trustee's perfected first mortgage and security interest?  Did the Court of Appeals (and, by extension, this Court) lack jurisdiction over these appeals by virtue of the failure to appeal from a final order?  Did the Bondholders agree that their right to re-payment is subject to the Residents first receiving reimbursement of their entrance fees?  Do the appellate courts have jurisdiction over the present case?	10/18/2021 REVW Oral Arg 09/09/2022	2 Racine	Unpub.
2019AP2184-CR	<u>State v. Jeffrey L. Moeser</u>  Whether the 'Oath' requirement under the Fourth Amendment of the US Constitution and Article 1, Section 11 of the Wisconsin Constitution require a police officer to swear an oath to the truthfulness of an affidavit used to obtain a search warrant to conduct an evidentiary blood draw in a criminal OWI matter.	11/17/2021 REVW Oral Arg 09/06/2022	4 Portage	Unpub.
2019AP2383-CR	<u>State v. Daimon Von Jackson, Jr.</u>  Is a defendant prejudiced when trial counsel does not communicate with the defendant in advance of a homicide trial?  Should a defendant be allowed to obtain new counsel when that defendant's counsel is deficient?	03/15/2022 REVW Oral Arg 11/29/2022	2 Racine	Unpub.
2020AP32-CR	<u>State v. Oscar C. Thomas</u>  Whether the appellate court misapplied the standard in determining that admission of DNA evidence in violation of a defendant's right of Confrontation was harmless.  Whether the appellate court erred in determining that a defendant's confession was corroborated by a significant fact.	01/11/2022 REVW Oral Arg 09/28/2022	2 Kenosha	08/25/2021 Pub. 2021 WI App 55 399 Wis. 2d 277 963 N.W.2d 887
2020AP128	<u>Robert L. Slamka v. General Heating and Air Conditioning</u>  Is the Right to Work Act in the State of Wisconsin pre-empted by Federal Law depriving the Wisconsin Employment Relations Commission of jurisdiction to hear and determine cases under the Right to Work Act § 111.06(l)(a) and § 111.04(3)(a) Wis. Stats.?  Does Article I, Section 9 of the Wisconsin Constitution provide a remedy before the Wisconsin Employment Relations Commission under the Right to Work Act § 111.04(3)(a) Wis. Stats.?	09/14/2021 REVW <b>Dismissed</b> <b>11/04/2022</b> <b>2022 WI 68</b>	4 Dane	Unpub.

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2020AP189	<u>ACUITY v. Estate of Michael Shimeta</u>  Whether an insurer providing underinsured motorist ("UIM") coverage in a "predetermined, fixed sum," which does nothing more than put those insured under the UIM policy in the same position they would have occupied had the tortfeasor's liability limits been the same as the UIM limits purchased, may reduce the benefits payable to those afforded coverage under the same UIM policy by all sums paid on behalf of any person that may be legally responsible for a motor vehicle accident.  Whether Wis. Stat. § 632.32(5)(i) permits an insurer issuing a UIM policy to reduce its per accident limit by any amounts paid on behalf of any person that may be legally liable for a motor vehicle accident to those insured under the same UIM policy to achieve the "predetermined, fixed sum" purchased.	01/11/2022 REVW Oral Arg 09/30/2022	1 Milwaukee	09/29/2021 Pub. 2021 WI App 64 399 Wis. 2d 375 965 N.W.2d 78
2020AP225	<u>Louis Pagoudis v. Marcus Keidl</u>  Whether a seller of residential real estate can be held liable in perpetuity to a subsequent third-party purchaser or transferee for alleged misrepresentations in a Real Estate Condition Report issued on a s part of an earlier home sale.  Whether an owner of residential real estate who transfers the property to a third party can recover for damages not incurred by the owner before transfer.  Whether Limited Liability Companies (LLCs) are treated as separate legal entities even if they are owned by the same person.	11/17/2021 REVW Oral Arg 09/09/2022	2 Washington	08/25/2021 Pub. 2021 WI App 56 399 Wis. 2d 75 963 N.W.2d 803
2020AP226-CR	<u>State v. Jeffrey L. Hineman</u>  In cases involving credibility contests between a complaining witness and the defendant, to what extent can a reviewing court reweigh the witnesses' credibility in assessing whether, based on omitted evidence, there was a reasonable likelihood of a different result under the <u>Brady</u> materiality ( <u>Brady v. Maryland</u> , 373 U.S. 83 (1963)) or <u>Strickland</u> prejudice standards ( <u>Strickland v. Washington</u> , 466 U.S. 668 (1984))?  Did the court of appeals have authority to reach an abandoned <u>Shiffra/Green</u> ( <u>State v. Shiffra</u> , 175 Wis. 2d 600, 499 N.W.2d 719 (Ct. App. 1993), <u>State v. Green</u> , 2002 WI 68, 253 Wis. 2d 356, 646 N.W.2d 298) issue, which the defendant did not raise as a direct claim on appeal, and did it have authority to reverse the postconviction court's ruling on a basis that the defendant did not advance?  Was the fact that the victim's therapist made a mandatory report, without more, enough to satisfy the <u>Green</u> pleading standard permitting in camera review of the victim's therapy files "related to the report"?	04/13/2022 REVW Oral Arg 11/08/2022	2 Racine	Unpub.

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2020AP806	<u>Allsop Venture Partners III v. Murphy Desmond SC</u>  When is evidence of a settlement between plaintiff and co-defendant joint tortfeasors admissible under Wis. Stat. § 904.08?  Are allegations in a prior, unverified and superseded complaint admissible as admissions of a party opponent if the prior allegations are not inconsistent with the operative complaint?  Is a negligent tortfeasor entitled to indemnity from an intentional tortfeasor without proof of any connection between the intentional wrongdoing and subsequent negligence?  Do certain comments made in defense counsel's closing argument require a new trial?	05/18/2022 REVW Oral Arg 10/17/2022	4 Dane	Unpub.
*2020AP819-CR	<u>State v. Wilson P. Anderson</u>  Did the State present sufficient evidence to meet its burden to prove the second, third, and fourth <u>Sell</u> factors by clear and convincing evidence? <u>Sell v. United States</u> , 539 U.S. 166 (2003).  Was a doctor sufficiently qualified to offer expert testimony on the <u>Sell</u> factors?	09/13/2022 REVW	1 Milwaukee	--
2020AP877	<u>Rachel Slabey v. Dunn County</u>  Are the county and the county defendants liable under 42 U.S.C. § 1983 for their failure to address credible allegations that an employee was likely to cross a line sexually or romantically with female county jail inmates?  Are the county and the county defendants liable under § 1983 for their failure to protect the plaintiff from a single sexual assault in light of the constitutional risk of being sexually assaulted, particularly in light of allegations that its employee was likely to engage in inappropriate sexual conduct?	01/11/2022 REVW Oral Arg 10/10/2022 (in Waupaca County Courthouse, Justice on Wheels program)	3 Dunn	Unpub.
2020AP1014-CR	<u>State v. Christopher D. Wilson</u>  Did the police have implicit license to enter the backyard of defendant's home through a gated privacy fence?	11/17/2021 REVW Oral Arg 09/12/2022	1 Milwaukee	Unpub.
2020AP1078-FT	<u>Secura Supreme Insurance Company v. The Estate of Daniel Keith Huck</u>  Whether the statutorily approved phrase "all sums...[p]aid or payable because of the bodily injury under...[w]orker's compensation law" in an underinsured motorist ("UIM") insurance policy's reducing clause necessarily permits the reduction for all amounts paid, including those amounts that the employer/worker's compensation insurer initially paid, but then recovered through a third-party action pursuant to Wis. Stat. § 102.29.	04/13/2022 REVW Oral Arg 11/07/2022	2 Racine	10/27/2021 Pub. 2021 WI App 69 399 Wis. 2d 542 966 N.W.2d 124

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2020AP1124	<u>Matthew W. Murphy v. Columbus McKinnon Corporation</u>  Did the Wisconsin State legislature ("Legislature") eliminate application of the consumer-contemplation standard for design defect claims when it enacted Wis. Stat. § 895.047?  If the Legislature did not eliminate application of the consumer-contemplation test, can a product, as a matter of law, be "unreasonable dangerous" where the risk was undisputedly obvious and foreseeable?  In a products liability design defect case, can a factfinder reasonably base its verdict on ipse dixit expert testimony that is: (i) not based on testing despite the expert's ability to test, or; (ii) reliant on the circular inference that the accident itself is evidence of a design defect?	11/17/2021 REVV Oral Arg 09/12/2022	4 Sauk	08/25/2021 Pub. 2021 WI App 61 399 Wis. 2d 18 963 N.W.2d 867
2020AP1213-CR	<u>State v. Corey T. Rector</u>  Whether the plain meaning of "separate occasions" in the sex-offender-registration statute means that the two convictions must have occurred at <u>different</u> times in two <u>separate proceedings</u> so that the qualifying convictions occurred sometime before a defendant is convicted in the current case. Stated otherwise, can the qualifying convictions occur simultaneously, as they did in this case, and as <u>State v. Wittrock</u> , 119 Wis. 2d 664, 350 N.W.2d 647 (1984) and <u>State v. Hopkins</u> , 168 Wis. 2d 802, 484 N.W.2d 549 (1992) held?	02/16/2022 CERT Oral Arg 10/12/2022	2 Kenosha	--
2020AP1362-CR	<u>State v. Jovan T. Mull</u>  Did the court of appeals fail to defer to a defendant's attorney's strategic decisions?	05/18/2022 REVV Oral Arg 11/29/2022	1 Milwaukee	Unpub.
*2020AP1454	<u>Neil J. Rennick v. Teleflex Medical Incorporated</u>  Should the Court expressly adopt the learned intermediary doctrine as a matter of Wisconsin law? (See, e.g., <u>Rodman v. Otsuka Amer. Pharm., Inc.</u> , 2020 WL 2525032, ___ F.Supp. 3d ___, (N.D. Cal. 2020), <u>In re Zimmer, NexGen Knee Implant Prods. Liab. Litig.</u> , 884 F.3d 746, 752 (7th Cir. 2018)).  Is the court of appeals permitted to reverse a circuit court decision based on incorrect statements by the court of appeals regarding what the circuit court decided and what was argued on appeal?	09/13/2022 REVV	1 Milwaukee	Unpub.
2020AP1582	<u>Beatriz Banuelos v. University of Wisconsin Hospitals and Clinics Authority</u>  May a health care provider charge a fee for providing an electronic copy of a patient's health care record, where neither Wis. Stat. § 146.83(3f) nor any other provision of state or federal law prohibits such a fee?	03/15/2022 REVV Oral Arg 11/01/2022	4 Dane	10/27/2021 Pub. 2021 WI App 70 399 Wis.2d 568 966 N.W.2d 78

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2020AP1683	<u>Citation Partners, LLC v. Wisconsin Department of Revenue</u>  Are reimbursement payments made under a lease by the lessees of an aircraft for the lessees' proportional share of airplane parts and maintenance and repair services exempt from sales tax pursuant to the provisions of 2013 Wisconsin Act 185 and the common law of agency?	05/18/2022 REVW Oral Arg 10/17/2022	4 Dodge	12/27/2021 Pub. 2021 WI App 86 400 Wis. 2d 260 968 N.W.2d 734
2020AP1696	<u>Saint John's Communities, Inc. v. City of Milwaukee</u>  In order to pursue an action under Wis. Stat. § 74.35, must a tax payer pay the disputed real estate taxes before filing a claim against the municipality?	02/16/2022 REVW Oral Arg 10/06/2022	1 Milwaukee	11/17/2021 Pub. 2021 WI App 77 399 Wis. 2d 729 967 N.W.2d 151
2020AP1728-CR	<u>State v. Percy Antione Robinson</u>  Whether the CR-215 procedure triggers the attachment of the Sixth Amendment right to counsel, which would then entitle an accused person to have the right to counsel for any subsequent "critical stage" of the legal proceedings.	05/18/2022 CERT Oral Arg 11/08/2022	1 Milwaukee	--
2020AP1775	<u>Nancy Kindschy v. Brian Ash</u>  Whether Wis. Stat. §813.125, as construed by the Court of Appeals to prohibit speech from a public sidewalk intended to persuade listeners to repent sinful conduct violates the First Amendment of the U.S. Constitution and Art. I, §3 of the Wisconsin Constitution?  Whether speech from a public sidewalk intended to persuade listeners, even if directed to a specific listener, to repent sinful conduct serves "no legitimate purpose" within the meaning of Wis. Stat. §813.125?  Whether enjoining, for a period of four years, a pro-life, anti-Planned Parenthood protestor from protesting on a public sidewalk in front of a Planned Parenthood during its business hours constitutes an unconstitutional restraint on First Amendment protected expression?	06/22/2022 REVW Oral Arg 12/01/2022	3 Trempealeau	04/28/2022 Pub. 2022 WI App 17 401 Wis. 2d 406 973 N.W.2d 828
*2020AP1876-CR	<u>State v. Tomas Jaymitchell Hoyle</u>  Whether the prosecutor's closing argument that the evidence against a defendant was uncontroverted was an improper comment on the defendant's failure to take the stand?	09/13/2022 REVW Oral Arg 12/13/2022	3 Chippewa	Unpub.
2020AP1943	<u>Lindsey Dostal v. Curtis Strand</u>  Does issue preclusion stemming from a criminal conviction bar the civil claims of a victim who was not a party to the criminal proceedings?  Does the defendant's conviction of second-degree reckless homicide, Wis. Stat. § 940.06, preclude an "occurrence" under the policy as a matter of law?	02/16/2022 REVW Oral Arg 10/06/2022	3 Barron	11/17/2021 Pub. 2021 WI App 79 399 Wis. 2d 781 967 N.W.2d 157

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2020AP2003	<u>Wisconsin Justice Initiative, Inc. v. Wisconsin Elections Commission</u>  In the April 7, 2020 election, Wisconsin voters ratified "Marsy's Law"—the proposed amendment to WIS. CONST. art. I, § 9m that provided additional "privileges and protections" to crime victims.  Did the ballot question for the Marsy's Law amendment in the April 2020 election "reasonably, intelligently, and fairly comprise or have reference to every essential of the amendment"? <u>See State ex rel. Ekern v. Zimmerman</u> , 187 Wis. 180, 201, 204 N.W. 803 (1925).  Was the ballot question for the Marsy's Law amendment misleading—either by containing misinformation or by failing to "mention[] [its subject] in accord with the fact"? <u>See State ex rel. Thomson v. Zimmerman</u> , 264 Wis. 644, 660, 60 N.W.2d 416 (1953).  Under the "separate amendment" rule, was the Marsy's Law amendment required to have been submitted as more than one ballot question because it encompassed more than one subject matter and accomplished more than one purpose? <u>See McConkey v. Van Hollen</u> , 2010 WI 57, ¶¶25-26, 41, 326 Wis. 2d 1, 783 N.W.2d 855.	02/17/2022 CERT Oral Arg 09/06/2022	4 Dane	--
2020AP2119-CR	<u>State v. Larry L. Jackson</u>  Whether defendant's post-conviction motion, claiming ineffective assistance of his trial counsel, alleged sufficient facts to warrant an evidentiary hearing.	01/11/2022 REVW Oral Arg 09/30/2022	1 Milwaukee	--
2020AP2146	<u>DEKK Property Development, LLC v. Wisconsin Department of Transportation</u>  Can DOT remove a "right of access," contained in a record deed made under eminent domain procedures, as an exercise of policy power without prior due process proceedings or compensation?	05/18/2022 REVW Oral Arg 11/01/2022	2 Kenosha	Unpub.
2021AP21-CR	<u>State v. Robert K. Nietzold, Sr.</u>  Whether a prosecutor breached a plea agreement by inadvertently recommending a specific term of imprisonment but then remedied the error after defendant's objection by withdrawing the mistaken recommendation and substituting the agreed recommended sentence. (See, i.e., <u>State v. Smith</u> , 207 Wis. 2d 258, 558 N.W.2d 379 (1997), <u>State v. Bowers</u> , 2005 WI App 72, 280 Wis. 2d 534, 696 N.W.2d 255; <u>State v. Knox</u> , 213 Wis. 2d 318, 570 N.W.2d 599 (Ct. App. 1997)).	04/13/2022 REVW Oral Arg 10/10/2022 (in Waupaca County Courthouse, Justice on Wheels program)	4 Vernon	Unpub.

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2021AP102	<p><u>Green Bay Professional Police Association v. City of Green Bay</u></p> <p>Does providing notice to law enforcement officers of "the nature of the investigation" prior to being interrogated under §164.092, Stats., satisfy the <u>Cleveland Board of Education v. Loudermill</u>, 470 U.S. 532 (1985) requirement that a public employee be provided with notice and an opportunity to be heard with respect to disciplinary "charges" after a personnel investigation has been completed?</p> <p>Is due process satisfied when a law enforcement officer is disciplined for "charges" never identified in either a <u>Loudermill</u> notice or <u>Loudermill</u> hearing, simply because his employer identified the policies that eventually led to such discipline prior to interrogating the officer?</p> <p>Does <u>Loudermill</u> limit the government's ability to discipline its employees to the "charges" that are actually identified in a <u>Loudermill</u> notice and/or at a <u>Loudermill</u> hearing?</p> <p>Did the arbitrator "manifestly disregard the law" articulated in <u>Loudermill</u>?</p>	<p>01/11/2022 REVW Oral Arg 12/12/2022</p>	<p>3 Brown</p>	<p>10/27/2021 Pub. 2021 WI App 73 399 Wis.2d 504 966 N.W.2d 107</p>
2021AP142-CR	<p><u>State v. Charles W. Richey</u></p> <p>Whether, at the time of a traffic stop, the law enforcement officer only had a generalized hunch that the defendant's motorcycle may have been the one that committed a traffic violation.</p>	<p>04/13/2022 REVW Oral Arg 10/06/2022</p>	<p>3 Marathon</p>	<p>Unpub.</p>
2021AP267-CR	<p><u>State v. Mitchell D. Green</u></p> <p>Did the circuit court erroneously exercise its discretion when it concluded that there was a manifest necessity for a mistrial after the defendant introduced unnoticed third-party perpetrator evidence at trial via the testimony of a witness who claimed to have committed the crime but was unrepresented by counsel?</p>	<p>06/22/2022 REVW Oral Arg 12/01/2022</p>	<p>1 Milwaukee</p>	<p>Unpub</p>
2021AP462-CR	<p><u>State v. Michael K. Fermanich</u></p> <p>Whether, in order to prove that his custody was "in connection with the course of conduct for which sentence was imposed" on count one, under Wis. Stat. § 973.155(1)(a), the defendant was required to prove that count one was based on the same "specific act" as counts four and five.</p> <p>Whether <u>State v. Tuescher</u> 226 Wis. 2d 465, 595 NW 2d 443 (1999 Ct. App.) should be re-examined to determine whether its definition of "course of conduct" as meaning "specific act" was erroneous, or alternatively, whether the definition should be limited to the specific circumstances present in <u>Tuescher</u>.</p>	<p>06/22/2022 REVW Oral Arg 12/12/2022</p>	<p>3 Langlade</p>	<p>Unpub</p>

**NOTE: The statement of the issue is cursory and does not purport to be an all-inclusive, precise statement of the issues in the case. Readers interested in a case should determine the precise nature of the issues from the record and briefs filed with the Supreme Court.**

APPENDIX  
**WISCONSIN SUPREME COURT PENDING CASES**  
 Clerk of Supreme Court  
 (608) 266-1880

Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
*2021AP1787-FT	<u>Allen Gahl v. Aurora Health Care, Inc.</u>  Whether the "plain-meaning" of the Health Care Power of Attorney from which was created statutorily by Wis. Stat. § 155.30(1) gave the circuit court the authority to grant declaratory and injunctive relief to patients.  Whether a violation of the Hippocratic Oath or the provider's contractual duty of "good faith and fair dealing" breach an implied contract between the patient and hospital.  Whether the circuit court has the inherent authority to provide equitable remedy for a patient.  Whether the Circuit Court has the authority under Wis. Stat. § 448.30 to provide declaratory and injunctive relieve to a patient.	09/13/2022 REVW	2 Waukesha	06/29/2022 Pub. 2022 WI App 29 403 Wis. 2d 539 977 N.W.2d 756
*2022AP140-FT	<u>Walworth County v. M.R.M.</u>  Does the Wisconsin Supreme Court's decision in <u>Waukesha County v. E.J.W.</u> , 2021 WI 85, ¶38, 399 Wis. 2d 471, 966 N.W.2d 590, have retroactive application or only prospective application?  In a Wis. Stat. ch. 51 case involving a petition to extend a commitment order, is circuit court competency determined from the expiration of the earlier commitment order or from the expiration of the extension order, even where the extension order is determined on appeal to be invalid?	09/13/2022 CERT	2 Walworth	--
*2022AP652	<u>State v. A.G.</u>  Whether criminal procedures prescribed in <u>State v. Bangert</u> , 131 Wis. 2d 246, 389 N.W.2d 12 (1986) regarding review of a motion to withdraw plea should rigidly apply to termination of parental rights proceedings.  Whether a respondent parent loses their right to appeal after failing to attend a remand hearing for which they were provided sufficient notice of the hearing and for which there is no excuse given for their lack of appearance.  Was the respondent's plea entered knowingly, intelligently and voluntarily?	10/11/2022 REVW	1 Milwaukee	Unpub.

**NOTE: The statement of the issue is cursory and does not purport to be an all-inclusive, precise statement of the issues in the case. Readers interested in a case should determine the precise nature of the issues from the record and briefs filed with the Supreme Court.**