2011SC422 (1 HOUR)

Petitioner:

The People of the State of Colorado,

v.

Respondent:

Matthew Francisco Alfaro.

Certiorari to the Colorado Court of Appeals, 2006CA314 Docketed: June 20, 2011 At Issue: September 3, 2013 Colorado: John T. Lee, Assistant Attorney General Office of the Attorney General

For the Petitioner The People of the State of

For the Respondent Matthew Francisco Alfaro: Jason C. Middleton, Deputy Public Defender Office of the Public Defender

ISSUE(S):

Whether a trial court's error depriving both sides of the opportunity to use one additional peremptory challenge is subject to harmless error review, and whether the court of appeals correctly found that such an error amounted to plain error requiring reversal of the defendant's convictions.

2012SC276 (30 MINUTES)

Petitioner:

Dallas Jeffrey Finney,

v.

Respondent:

The People of the State of Colorado.

Certiorari to the Colorado Court of Appeals, 2009CA1949 Docketed: April 25, 2012 At Issue: May 23, 2013

ISSUE(S):

For the Petitioner Dallas Jeffrey Finney: Rebecca Rankin Freyre, Deputy Public Defender Office of the Public Defender

For the Respondent The People of the State of Colorado: John D Seidel, Assistant Attorney General Office of the Attorney General

Whether the plain language of section 16-11-206(2), C.R.S. 2012 and the requirements of Crim. P. 11(b) require a court to advise a defendant of the possible penalties he faces upon a guilty plea to a revocation complaint.

2012SC672 (1 HOUR)

Petitioner:

Milton Michael Trujillo, Insurance Producer with Bail Bond Authority, License No 60267,

v.

Respondent:

Colorado Division of Insurance.

For the Petitioner Milton Michael Trujillo, Insurance Producer with Bail Bond Authority, License No 60267: Lee N Sternal LEE N STERNAL PC

For the Respondent Colorado Division of Insurance: Todd Secombe Larsonl, First Assistant Attorney General OFFICE OF THE ATTORNEY GENERAL

For Amicus Curiae Professional Bail Agents of Colorado: Jeffrey J. Clayton CLAYTON ADVOCACY, LLC

Certiorari to the Colorado Court of Appeals, 2011CA622 Docketed: August 30, 2012 At Issue: September 17, 2013

ISSUE(S):

Whether the court of appeals erred in upholding the Division of Insurance's determination that petitioner, a bail bond agent, committed fraud, misappropriation, and breach of a fiduciary duty when he returned unspent bond premiums to the person believed to be the legal owner of the funds instead of to the person who originally transmitted the funds.

Whether the court of appeals erroneously interpreted section 10-2-704(1)(a), C.R.S. (2011), to hold that a bail bond agent must return all unspent bond premiums to the person who physically transmitted them to the bail bond agent.

2012SC736 (1 HOUR)

Petitioners:

City and County of Denver, Colorado, a Colorado municipal corporation and Alex Martinez, in his official capacity as Manager of Safety for the City and County of Denver,

v.

Respondent:

Denver Firefighters Local No. 858, IAFF, AFL-CIO.

For the Petitioners City and County of Denver, Colorado, a Colorado municipal corporation, and Alex Martinez, in his official capacity as Manager of Safety for the City and County of Denver: Robert D. Nespor, Assistant City Attorney Franklin Alan Nachman, Assistant City Attorney OFFICE OF THE CITY ATTORNEY

For the Respondent Denver Firefighters Local No. 858, IAFF, AFL-CIO: Thomas Barry Buescher BUESCHER GOLDHAMMER, KELMAN & PERER

Certiorari to the Colorado Court of Appeals, 2011CA1770 Docketed: September 27, 2012 At Issue: August 30, 2013

ISSUE(S):

Whether the court of appeals erred when it concluded that the City and County of Denver's proposed amendment to the fire department's disciplinary system constituted a term and condition of employment subject to the collective bargaining provisions of the Denver City Charter.

2013SA124 (1 HOUR)

In Re:

Plaintiff:

Scott R. Simpson,

v.

Defendants:

Cedar Springs Hospital, Inc., a Delaware Corporation d/b/a Cedar Springs Behavioral Health Systems; Roger Dwight Pumphrey, M.D.; and Charles J. Peck, M.D.. For the Plaintiff Scott R. Simpson: Philip Eric Kay Steven Andy Shapiro Amanda Rae Pfeil FLEISHMAN & SHAPIRO, PC

For the Defendant Cedar Springs Hospital, Inc., a Delaware Corporation d/b/a Cedar Springs Behavioral Health Systems: Ian Kevin London S Jane Mitchell HALL & EVANS, LLC and David H Yun Jared Richard Ellis JAUDON & AVERY, LLP and Kimberly Fay Wells Deline John Stephen Mullen RETHERFORD, MULLEN & MOORE, LLC and Kevin Joseph Kuhn Katherine Crawford Yarger Andrew C Efaw WHEELER TRIGG O'DONNELL, LLP

For the Defendant Roger Dwight Pumphrey, M.D.: Chad Knox Gillam

Mark B. Collier KENNEDY CHILDS P.C.

For the Defendant Charles J. Peck, M.D.: David Dean Karr PRYOR, JOHNSON, CARNEY, KARR, NIXON PC

For Amicus Curiae COPIC and Colorado Hospital Association:

Gerald A Niederman Ann Carroll McCullough Bennett L Cohen POLSINELLI, PC SUPREME COURT, STATE OF COLORADO Oral Argument: Wednesday, December 11, 2013 Bailiff:

10:00 a.m. EN BANC

For Amicus Curiae Colorado Trial Lawyers Association S Jane Mitchell Ian Kevin London HALL & EVANS, LLC and Julia Treacy Thompson SCHOENWALD & THOMPSON LLC

For Amicus Curiae Community Hospital Association, d/b/a Boulder Community Hospital (BCH) Christopher Todd Drake HENSEN & COOK-OLSON, PC

For Amicus Curiae HCA-HealthONE John Michael Bowlin John Allen Francis Andrew M Low DAVIS GRAHAM & STUBBS LLP

For Amicus Curiae SCL Health System William James Garehime Troy Robert Rackham FENNEMORE CRAIG, PC

Original Proceeding, District Court, El Paso County, 2010CV2481 Docketed: May 14, 2013 At Issue: September 17, 2013

ISSUE(S):

Cedar Springs seeks relief from the trial court's order to produce documents Cedar Springs maintains were protected by the quality management privilege set forth in C.R.S. § 25-3-109.