
**Rocky Mountain High School
Fort Collins, CO**

2010SC65 (1 HOUR)

Petitioner:

Richard Bedor,

v.

Respondent:

Michael E. Johnson.

For the Petitioner Richard Bedor:

Walter Harriman Sargent
WALTER H SARGENT PC

For the Respondent Michael E. Johnson:

Franklin Delanor Patterson
FRANK PATTERSON & ASSOCIATES, P.C.
and
James R Alvillar
JAMES R ALVILLAR
and
Leila Jacquelyn Reilly
YOUNGE & HOCKENSMITH, P.C.

Certiorari to the Colorado Court of Appeals, 2008CA2421
Docketed: January 25, 2010
At Issue: November 15, 2011

ISSUE(S):

Whether the court of appeals erred in holding that a driver who loses control of a vehicle in winter driving conditions, crosses over into the lane of oncoming traffic, and collides with plaintiff's vehicle is entitled to a 'sudden emergency' instruction.

**Rocky Mountain High School
Fort Collins, CO**

2009SC323 (1 HOUR)

Petitioner:

The People of the State of Colorado,

v.

Respondent:

Lance Patrick Brunsting.

**For the Petitioner The People of the State of
Colorado:**

Katherine A Hansen Senior Assistant Attorney General
OFFICE OF THE ATTORNEY GENERAL

For the Respondent Lance Patrick Brunsting:

Katherine Brien Deputy Public Defender
Joseph Paul Hough Deputy Public Defender
Office of the Public Defender

Certiorari to the Colorado Court of Appeals, 2005CA2776
Docketed: April 20, 2009
At Issue: December 19, 2011

ISSUE(S):

Whether the court of appeals erred in concluding that no exigent circumstances existed to justify the warrantless entry and search in this case.

2010SC424 (1 HOUR)

Petitioner:

Abraham Hagos,

v.

Respondent:

The People of the State of Colorado.

For the Petitioner Abraham Hagos:

Jonathan Dickon Reppucci
REPPUCCI LAW FIRM, P. C.

For the Respondent The People of the State of Colorado:

Elizabeth Fraser Rohrbough Assistant Attorney General
Office of the Attorney General

Certiorari to the Colorado Court of Appeals, 2007CA902
Docketed: June 28, 2010
At Issue: January 20, 2012

ISSUE(S):

Whether the court of appeals erred when it held that a finding of no plain error in Petitioner's earlier appeal regarding defective . . . jury instructions, necessarily required a finding of no ineffective assistance of counsel regarding a failure to object to . . . the same jury instructions in Petitioner's later Crim. P. 35(c) motion, thus affirming the trial court's order denying the Crim. P. 35(c) motion.

2010SC832 (30 MINUTES)

Petitioner:

The People of the State of Colorado,

v.

Respondent:

Nicolette Padilla-Lopez.

For the Petitioner The People of the State of Colorado:

Christine Cates Brady Assistant Attorney General
Office of the Attorney General

For the Respondent Nicolette Padilla-Lopez:

Michael C. Mattis Deputy Public Defender
Office of the Public Defender

Certiorari to the Colorado Court of Appeals, 2009CA58
Docketed: December 10, 2010
At Issue: December 7, 2011

ISSUE(S):

Whether the Department of Human Services is a 'victim' within the meaning of the definition of 'victim' in the restitution statute, section 18-1.3-602(4)(a), C.R.S. (2010).

2011SC59 (1 HOUR)

Petitioner:

Marta Doris Cardona,

and

Respondent:

Jaime Felipe Castro.

For the Petitioner Marta Doris Cardona:

Melissa Elaine Miller
Joseph Henry Antolinez
ANTOLINEZ MILLER, LLC

For the Respondent Jaime Felipe Castro:

Karin Johnson Chatfield

Certiorari to the Colorado Court of Appeals, 2009CA1996
Docketed: January 24, 2011
At Issue: January 5, 2012

ISSUE(S):

Whether the court of appeals erred in finding that accrued vacation and sick leave time is not marital property subject to division pursuant to § 14-10-113, C.R.S. (2010).

2011SC55 (1 HOUR)

Petitioner:

Christopher Brian Marquez,

v.

Respondent:

The People of the State of Colorado.

For the Petitioner Christopher Brian Marquez:

James W. Hopkins Court Appointed Counsel
HOPKINS LAW LLC

For the Respondent The People of the State of Colorado:

Ryan A. Crane Assistant Attorney General
Office of the Attorney General

Certiorari to the Colorado Court of Appeals, 2008CA2326

Docketed: January 21, 2011

At Issue: January 9, 2012

ISSUE(S):

Whether the 'same incident' provision of section 18-1.3-406(1)(a), C.R.S. (2010), mandates consecutive sentences for multiple 'crime of violence' convictions arising from a series of offenses committed over several hours and involving different victims and locations.

2011SA222 (1 HOUR)

Concerning the Application for Underground Water Rights, Change of Water Rights, and Plan for Augmentation of Cherokee Metropolitan District, El Paso County, Colorado

Applicant-Appellant:

Cherokee Metropolitan District,

v.

Opposers-Appellees:

Frances G. Booker; Wayne E. Booker; Farmer Pipeline Co., LLC; Dan Farmer; Edna Farmer; Jerry Farmer; Joe Farmer, Jr.; Teresa Farmer; and Upper Black Squirrel Creek Ground Water Management District;

Appellee Pursuant to C.A.R. 1(e)s:

Steven J. Witte, Division Engineer, Water Division 2 and Dick Wolfe, State Engineer.

For the Applicant-Appellant Cherokee Metropolitan District:

Martha Phillips Whitmore
JACKSON KELLY PLLC
and
Kevin Francis Donovan
LAW OFFICE OF KEVIN DONOVAN, LLC

For the Opposers-Appellees Frances G. Booker and Wayne E. Booker:

Timothy James Beaton
MOSES WITTEMYER ET AL

For the Opposers-Appellees Farmer Pipeline Co., LLC, Dan Farmer, Edna Farmer, Jerry Farmer, Joe Farmer, Jr. and Teresa Farmer:

Malcolm Edward Macdougall
MACDOUGALL WOLDRIDGE & WORLEY, P.C.

For the Opposer-Appellee Upper Black Squirrel Creek Ground Water Management District:

Lisa M Thompson
Robert Vernal Trout
Peter D Nichols
TROUT, RALEY, MONTANO, WITWER & FREEMAN

For the Appellees Pursuant to C.A.R. 1(e) Steven J. Witte, Division Engineer, Water Division 2 and Dick Wolfe, State Engineer:

John William Suthers, Attorney General
OFFICE OF THE ATTORNEY GENERAL

Appeal from the District Court, 2005CW6

Docketed: August 2, 2011

At Issue: February 8, 2012

ISSUE(S):

- 1) Whether the water court erred in its interpretation and application of this Court's ruling in Cherokee Metropolitan District v. Upper Black Squirrel Creek Designated Ground Water Management District, 09SA337, (hereinafter referred to as the "Decision");
- 2) Whether the water court erred in granting the UBS Motion to Clarify and, in doing so, exceeded its jurisdiction to follow the prior Decision from a higher court;
- 3) Did the Division 2 water court err by applying a provision of a stipulation among the Upper Black Squirrel Creek Designated Ground Water Management District ("UBS"), Cherokee Metropolitan District ("Cherokee"), Dean Goss, the Colorado Groundwater Commission and State Engineer, ("the 1999 agreement") which required perfecting absolute rights within two years of pumping to the entire conditional water right owned by Cherokee?

2011SC552 (30 MINUTES)

Petitioner:

The People of the State of Colorado,

v.

Respondent:

Beverly Maser.

For the Petitioner The People of the State of Colorado:

Daniel Howard May District Attorney
FOURTH JUDICIAL DISTRICT ATTORNEY'S
and
Doyle Jon Baker Deputy District Attorney
OFFICE OF THE DISTRICT ATTORNEY

For the Respondent Beverly Maser:

M Patricia Marrison
Michael Alan Lucas
MARRISON FAMILY LAW LLC
and
John Paul Lyle
Lauren M. Hulse
MARRISON FAMILY LAW, LLC

Certiorari to the Colorado Court of Appeals, 2011CA836
Docketed: August 4, 2011
At Issue: February 10, 2012

ISSUE(S):

Whether the court of appeals erred in concluding that an order issued by a district court judge dismissing a misdemeanor charge must be appealed to the district court rather than the court of appeals.
