

2018SC34 (1 HOUR)

Petitioner:

The People of the State of Colorado,

v.

Respondent:

Mark Iannicelli.

For the Petitioner:

Katherine A Hansen
Robert Mark Russel
Beth McCann, District Attorney
OFFICE OF THE DISTRICT ATTORNEY

For the Respondent:

Andrew McNulty
David Arthur Lane
KILLMER LANE NEWMAN LLP

Certiorari to the Colorado Court of Appeals, 2016CA210
Docketed: January 11, 2018
At Issue: April 19, 2019

ISSUE(S):

Whether the jury tampering statute requires proof of an intent to influence a juror's vote, opinion, decision, or other action in a specifically identifiable case.

Whether the jury tampering statute implicitly modifies the definition of 'juror' set forth in section 18-8-601(1), C.R.S. (2017).

2018SC35 (1 HOUR)

Petitioner:

The People of the State of Colorado,

v.

Respondent:

Eric Patrick Brandt.

For the Petitioner:

Robert Mark Russel
Katherine A Hansen
Beth McCann, District Attorney
OFFICE OF THE DISTRICT ATTORNEY

For the Respondent:

Andrew McNulty
David Arthur Lane
KILLMER LANE NEWMAN LLP

For Amicus Curiae American Civil Liberties Union

Sara Rich Neel
Naomi Gilens
AMERICAN CIVIL LIBERTIES UNION
FOUNDATION

For Amicus Curiae Cato Institute

Joseph Gary Samuel Greenlee
GREENLEE LAW

Certiorari to the Colorado Court of Appeals, 2016CA211
Docketed: January 11, 2018
At Issue: April 19, 2019

ISSUE(S):

Whether the jury tampering statute requires proof of an intent to influence a juror's vote, opinion, decision, or other action in a specifically identifiable case.

Whether the jury tampering statute implicitly modifies the definition of 'juror' set forth in section 18-8-601(1), C.R.S. (2017).

2017SC692 (1 HOUR)

Petitioner:

Caleb Charles Butler,

v.

Respondent:

The People of the State of Colorado.

For the Petitioner:

Mark Gregory Walta
WALTA LLC

For the Respondent:

John T Lee
OFFICE OF THE ATTORNEY GENERAL

Certiorari to the Colorado Court of Appeals, 2014CA986
Docketed: October 2, 2017
At Issue: April 19, 2019

ISSUE(S):

Whether a defendant who (1) was not physically present during the commission of the charged crimes; (2) did not take any specific action to facilitate or promote those particular crimes; and, (3) had no apparent knowledge that the principal intended to commit the crimes in question, can be held criminally liable as a complicitor under the test set forth in *People v. Childress*, 2015 CO 65M, 363 P.3d 155.

2017SC368 (1 HOUR)

Petitioners/Cross-Respondents:

Jena Griswold, in her official capacity as Secretary of State; Colorado Department of State; and State of Colorado;

v.

Respondent/Cross-Petitioner:

National Federation of Independent Business.

For the Petitioners/Cross-Respondents:

Grant Thomas Sullivan
Leeann Morrill
OFFICE OF THE ATTORNEY GENERAL

For the Respondent/Cross-Petitioner:

Emily Renwick Garnett
Christopher Owen Murray
Van Aaron Hughes
BROWNSTEIN HYATT FARBER SCHRECK LLP

For Amici Curiae Colorado Municipal League and The City and County of Denver:

David W Broadwell

For Amici Curiae Colorado Union of Taxpayers Foundation; Goldwater Institute, Pacific Legal Foundation and Goldwater Institute:

James M Manley
PACIFIC LEGAL FOUNDATION

Certiorari to the Colorado Court of Appeals, 2015CA2017
Docketed: May 25, 2017
At Issue: April 19, 2019

ISSUE(S):

[REFRAMED] Whether the court of appeals erred in finding that the existence of a disputed issue of material fact precluded summary judgment.

[REFRAMED] Whether the business and licensing exactions authorized by section 24-21-104 are fees or taxes within the contemplation of TABOR.

[REFRAMED] Whether the business and licensing exactions authorized by section 24-21-104 are dictated by a mechanism or formula that pre-dated TABOR, as to which TABOR therefore does not apply.

2017SC284 (1 HOUR)

Petitioners:

Alliance for a Safe and Independent Woodmen Hills and
Sarah Brittain Jack,

v.

Respondent:

Campaign Integrity Watchdog, LLC.

For the Petitioner:

Robert Stewart Gardner
Laura Anne Gardner
LAW OFFICE OF ROBERT S. GARDNER

For the Respondent:

Mathew Arnold, Pro se

Certiorari to the Colorado Court of Appeals, 2016CA267
Docketed: April 20, 2017
At Issue: April 19, 2019

ISSUE(S):

[REFRAMED] Whether the court of appeals erred in holding that the 'violation' triggering the statute of limitations for campaign-finance enforcement actions could extend beyond the dates adjudicated and penalized in the decision being enforced.

[REFRAMED] Whether the court of appeals erred in applying section 13-17-102(6), C.R.S. (2017), to the attorneys' fees provision of Section 9 of Article XXVIII of the Colorado Constitution.

2016SC966 (1 HOUR)

Petitioner:

Derrick Lee Carrera,

v.

Respondent:

The People of the State of Colorado.

For the Petitioner:

Jessica Sommer
OFFICE OF THE PUBLIC DEFENDER

For the Respondent:

Matthew Shone Holman
OFFICE OF THE ATTORNEY
GENERAL

Certiorari to the Colorado Court of Appeals, 2013CA1629
Docketed: December 16, 2016
At Issue: April 19, 2019

ISSUE(S):

Whether the district court lacked jurisdiction to revoke Mr. Carrera's deferred judgment and sentence and enter the felony conviction because the period of the deferred had been impermissibly continued for payment of costs and fines, and not for payment of restitution, which is the only reason for continuance allowed by the plain language of the statute.

2016SC979 (1 HOUR)

Petitioner:

Ruth Cheryl Williams,

v.

Respondent:

The People of the State of Colorado.

For the Petitioner:

Kamela Maktabi
OFFICE OF THE PUBLIC DEFENDER

For the Respondent:

Megan Christine Rasband
COLORADO DEPARTMENT OF LAW

Certiorari to the Colorado Court of Appeals, 2014CA1959
Docketed: December 22, 2016
At Issue: April 19, 2019

ISSUE(S):

Whether the State is required to prove, before the revocation of a criminal defendant's deferred judgment for failure to pay restitution, that the defendant was financially able to pay restitution and willfully or unreasonably failed to pay restitution as this Court's opinions in Silcott, Romero, and Strickland require.

Whether the evidence was sufficient to sustain the district court's finding that Ms. Williams violated the terms and conditions of her deferred judgment.

2018SC44 (1 HOUR)

Petitioner:

The People of the State of Colorado,

v.

Respondent:

Abdu-Latif Kazembe Abu-Nantambu-EL.

For the Petitioner:

Jillian J Price
OFFICE OF THE ATTORNEY GENERAL

For the Respondent:

Hillary Cohn Aizenman
Gail Kathryn Johnson
JOHNSON KLEIN PLLC

Certiorari to the Colorado Court of Appeals, 2014CA1234
Docketed: January 17, 2018
At Issue: April 19, 2019

ISSUE(S):

Whether a violation of section 16-10-103(1)(k), C.R.S. (2018), which does not expressly provide for dismissal as a remedy, qualifies as a violation of an express legislative mandate.

Whether the Sixth Amendment applies to violations of section 16-10-103(1)(k), C.R.S. (2018), which provides greater protection than that required by federal due process.
