Bailiff: Chambers of Justice Gabriel

9:00 a.m. EN BANC

2020SC565 (1 HOUR)

Petitioner:

Lisa Melody French,

٧.

Respondents:

Centura Health Corporation and Catholic Health Initiatives Colorado, d/b/a St. Anthony North Health Campus.

For the Petitioner:

Francis Christopher Porada FISHERBROYLES LLP and

Kristopher R Alderman Out of State Counsel Thomas Lavender, III Out of State Counsel FISHERBROYLES, LLP

and

Kenneth Charles Groves
Benjamin Joseph Larson
James Robert Silvestro
IRELAND STAPLETON PRYOR PASCOE PC.

For the Respondent:

David Belsheim
HALL EVANS LLC
and
Traci L Van Pelt
Michael T McConnell
MCCONNELL VAN PELT LLC

For the Respondent Catholic Health Initiatives Colorado, d/b/a St. Anthony North Health Campus:

David Belsheim
HALL EVANS LLC
and
Michael T McConnell
Traci L Van Pelt
MCCONNELL VAN PELT LLC

For Amicus Curiae AdventHealth

Jared Richard Ellis HALL EVANS LLC

For Amicus Curiae American Assoc of Healthcare Admin Mgt

Kendra Nychel Beckwith MESSNER REEVES LLP

For Amicus Curiae Claim DOC, LLC

Arthur Biller LEWIS BRISBOIS BISGAARD SMITH LLP

For Amicus Curiae Colorado Business Group on Health

Paul Robert Janda John Markham Tanner FAIRFIELD AND WOODS PC

For Amicus Curiae Colorado Center on Law and

SUPREME COURT, STATE OF COLORADO Oral Argument: Tuesday, March 8, 2022 Bailiff: Chambers of Justice Gabriel 9:00 a.m. EN BANC

For Amicus Curiae Colorado Center on Law and Policy, Colorado Consumer Health Initiative, and Colorado Legal Services: Sean Connelly CONNELLY LAW LLC

For Amicus Curiae CommonSpirit

Jared Richard Ellis HALL EVANS LLC

For Amicus Curiae HST

Arthur Biller
LEWIS BRISBOIS BISGAARD SMITH LLP

For Amicus Curiae Self-Insurance Institute of America, Inc.

Paul Robert Janda John Markham Tanner FAIRFIELD AND WOODS PC

Certiorari to the Colorado Court of Appeals, 2019CA23

Docketed: July 6, 2020 At Issue: January 20, 2022

ISSUE(S):

[REFRAMED] Whether the court of appeals erred in holding a standardized hospital admission form requiring a patient topay 'all charges of the hospital' incorporated the hospital's unreferenced, undisclosed 'chargemaster.'

[REFRAMED] Whether the court of appeals erred in holding that the price to be paid is unambiguous, even if a standardized hospital admission form incorporates the hospital's 'chargemaster.'

SUPREME COURT, STATE OF COLORADO Oral Argument: Tuesday, March 8, 2022

Bailiff: Chambers of Justice Gabriel

10:00 a.m. EN BANC

2020SC950

Petitioners:

Leonel Gomez, Francisco Gonzalez, Ebarardo Sanchez, and Nathan Abbott.

٧.

Respondent:

JP Trucking, Inc..

For the Petitioners:

Kelli R Riley RILEY LAW LLC and David H Seligman Brianne Michelle Power TOWARDS JUSTICE

For the Respondent:

Meredith Lee McDonald Malcolm S Mead Jared Richard Ellis Paul Trafton Yarbrough HALL EVANS LLC

Certiorari to the Colorado Court of Appeals, 2017CA2384

Docketed: December 9, 2020 At Issue: January 20, 2022

ISSUE(S):

Whether the court of appeals erred in rejecting Brunson v. Colorado Cab Co., 2018 COA 17, 433 P.3d 93, and determining that a regulatory exemption from Colorado's wage-and-hour laws was unambiguous due to its incidental similarities with an exemption in the federal Fair Labor Standards Act, 29 U.S.C. §§ 201-209 (2018), despite explicit contrary guidance from the Colorado Department of Labor and Employment.