



MINNESOTA JUDICIAL BRANCH

Supreme Court

Minnesota Judicial Branch

Vision

The general public and those who use the court system will refer to it as accessible, fair, consistent, responsive, free of discrimination, independent, and well managed.

Mission

To provide justice through a system that assures equal access for the fair and timely resolution of cases and controversies.

MINNESOTA JUDICIAL BRANCH

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The Minnesota Supreme Court is, in effect, the final arbitrator of the constitutional rights of the people of the state of Minnesota. Supreme Court decisions often serve as precedent for future cases.

Currently, the Supreme Court reviews petitions in approximately 900 cases a year and accepts review in about 1 in 8 cases. These cases can come from the Minnesota Court of Appeals, Workers' Compensation Court of Appeals, Tax Court, Lawyers Professional Responsibility Board, and Board of Judicial Standards. Election contests and appeals for first-degree murder cases are automatically appealed to the Supreme Court.

The Supreme Court is responsible for the regulation of the practice of law and for judicial and lawyer discipline. Additionally, as the highest court in Minnesota, it promulgates rules of practice and procedure for the legal system in the state.

Each justice is a liaison to a number of Supreme Court boards and other state policy commissions that are charged with responsibilities ranging from day-to-day administration to strategic planning.



Back L to R: Justices Wilhelmina M. Wright, Christopher J. Dietzen, David R. Stras, David L. Lillehaug
Front L to R: Justice Alan C. Page, Chief Justice Lorie S. Gildea, Justice G. Barry Anderson

For further information, please visit: <http://www.mncourts.gov/?page=550>

Visitor's
Guide to Oral
Arguments

**Minnesota
Supreme
Court**



Welcome to the Minnesota Supreme Court, the state's highest court. You will see oral arguments of a case selected for hearing by at least three Supreme Court Justices because of its significance to Minnesota law and the citizens of the state. This guide will prepare you for your visit.

WHEN DO ORAL
ARGUMENTS OCCUR?

The Supreme Court hears oral arguments during the first two weeks of each month from September through June. Week one oral arguments occur in the courtroom on the 2nd floor of the State Capitol. Week two arguments occur in Courtroom 300 of the Minnesota Judicial Center. When the justices are not hearing oral arguments, they are busy writing opinions, reviewing petitions for review, reading case briefs for upcoming cases, and managing the administration of justice in the state. Each justice serves as a judicial district liaison and leads various task forces, boards and committees devoted to the delivery of justice in the state.

HOW MANY CASES
DOES THE SUPREME
COURT HEAR?

The Supreme Court grants review of approximately 12 percent of the 600-700 petitions it receives each year. The Court hears appeals from the Minnesota Court of Appeals, the Workers' Compensation Court of Appeals, the Tax Court, as well as election matters. The Court also automatically hears all first-degree murder appeals from the district courts.



Minnesota Judicial Center, St. Paul

What happens during oral arguments?

- **Marshal calls court to order; audience stands.** During oral arguments, the marshal maintains courtroom decorum and ensures that attorneys adhere to time limitations.
- **Seven justices enter the courtroom.** Prior to oral arguments the justices prepare by reading “briefs,” which are documents submitted to the Court by the parties involved. Briefs explain the legal questions and points of view that the attorneys will argue. The justices are seated in order of seniority, with the Chief Justice in the middle of the bench.
- **Appellant’s attorney argues the case.** The attorney representing the appealing party answers judges’ questions about his/her legal argument. Thirty-five minutes are allotted.

- **Respondent’s attorney argues and answers judges’ questions.** Twenty-five minutes are allotted.
- **Rebuttal by appellant’s attorney.** Typically, the appellant’s attorney reserves five minutes of his/her total time to respond to the opposing party’s arguments.
- **Justices conference the case.** One judge is randomly assigned to draft the Court’s “opinion” or decision, which is discussed during the conference.
- **Justices draft and revise the Court’s opinion.** The draft is circulated among all seven justices to revise. They may also write a “concurring opinion” – agreeing with the decision but for different reasons – or a “dissenting opinion” – disagreeing with the majority opinion.
- **Opinion filed with Clerk of Appellate Courts, released to the parties and the public via the Judicial Branch web site, www.mncourts.gov.**
- Though no one knows exactly when the Court will hand down its decision, opinions are generally released about 3-5 months following oral arguments.

Courtroom decorum

Please help us maintain decorum.

Issues of statewide importance are decided based on oral arguments. Therefore, it is critical that the justices and attorneys work without distraction. Please consider the following guidelines while in court:

- Sit in the audience area of the courtroom. Standing is prohibited during oral arguments.
- Remain silent during the proceedings.
- You may not eat, drink, chew gum or use tobacco in the courtroom.
- Remove hats before entering the courtroom.
- No demonstrations are allowed, including signs, banners or displays of symbols.
- Electronic recording devices are prohibited, except when permission is given to the media.
- Turn off all pagers and wireless telephones before entering the courtroom.

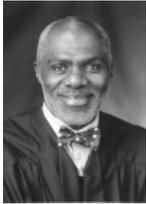


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Minnesota Supreme Court



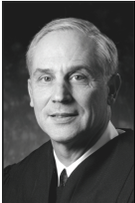
Chief Justice Lorie Skjerven Gildea
Appointed Chief 2010



Justice Alan C. Page
Elected 1992



Justice G. Barry Anderson
Appointed 2004



Justice Christopher J. Dietzen
Appointed 2008



Justice David R. Stras
Appointed 2010



Justice Wilhelmina M. Wright
Appointed 2012



Justice David L. Lillehaug
Appointed 2013

HOW DOES A CASE GET TO THE SUPREME COURT?

Appellant files appeal after District
Court judgment



Three-judge Court of Appeals panel
hears oral arguments



Court of Appeals issues opinion



Parties petition Supreme Court for
further review



At least three justices agree to accept
the appeal



Supreme Court arguments are
scheduled

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Hours 8 a.m.–5 p.m. Monday–Friday
www.mncourts.gov