

Defendant Stacey King
Vs.
Plaintiff
City of Greendale
Case Number/ Citation Number
(2022TR8338)

FILED

MAR 14 2024

CLERK OF COURT OF APPEALS
OF WISCONSIN

Watts -15, J. D.

me of an OWI first in Wisconsin. No BAC, to determine if I was under the influence of alcohol.

I was not given a fair trial in the circuit court, I had a lot of bias in my case, and the Judge didn't go by law, or what was legal in my case. I also had a medical condition, which the

Arguments

judge didn't allow for defense, to OWI first. I have diabetes, I feel that my medical condition contributed to the night I was arrested. I was not given a fair jury pick during the selection of the jury. The judge sided with all the prosecutor picks and not a defense. My arrest happened three years ago on March 15th, 2020. The jury trial was not held until March 21st 2023, A year's statute on Civil cases. My case should have been thrown out, due to the statute of limitation. In Wisconsin. Please see circuit court, Court Docket entries- 22TR8338) Motion to Suppress Evidence. Motion of Limine.

Point Headings

Please investigate my case, and reverse the conviction of first offense OWI, in my case, the statute had run out, and this was a first refusal case, in the first place, not an OWI, which I was convicted for. I appeal this conviction, based on bias, illegal evidence was allowed into a jury, which was the field sobriety test, which by law I don't have to do a field sobriety test. I completed the FST, to the best of my knowledge. I ask that my conviction of the first offense be reversed, due to the statute of limitation, and illegal concerns and issues in the trial court. Please see Court Docket Entries- 22TR8338. No 8. Page 1.1. Motion to dismiss due to statute of

Defendant Stacey King
Vs.
Plaintiff
City of Greendale
Case Number/ Citation Number
(2022TR8338)

Watts –15, J. D.

limitation. According to the Wisconsin State Legislature 346.63, No person may drive or operate a motor vehicle while, while under the influence of an intoxicant, a controlled substance, or any combination of intoxicants. No BAC sample, the circuit court could not determine that I was intoxicated, from the use of alcohol, or any other substance. According to the statute of Legislature (893.54) Injury to a person, following a civil case, should commence within 3 years, my jury trial went over the statute of limitation, for my case. Circuit Court held the Jury trial on March 21, 2023. My date of arrest, which will be the injury date, was on March 15th, 2020.

Page 2.

In conclusion

I was wrongfully convicted of a first offense, OWI in Wisconsin. I am asking the Court of Appeals, to overturn my conviction on March 21st, 2023. At the hour of 4:34 pm, the jury returned and, by their foreperson, brought in a verdict of guilty which was then read. The court polled and discharged the jury. Verdict received and filed. The court granted the state's motion for judgment on the verdict and denied the defense's motion for judgment notwithstanding the verdict. The court ordered entry of judgment of conviction. Defense motion for stay pending appeal, denied by the Court. (Burghardt, Laurie) I would never jeopardize the safety of anyone else, and mines on the

Defendant Stacey King
Vs.
Plaintiff
City of Greendale
Case Number/ Citation Number
(2022TR8338)

Watts -15, J. D.
highway. I am a good person, and that night was a huge mistake, I was convicted of a first offense,
OWI, without BAC, or blood test. By law, this case should have never gone to trial. According to the
Wisconsin statute of limitation, (893.54), This is a civil case, and the trial court held, this trial, after
March 15th, 2023. I'm asking that the judge, dismiss this charge.

Page 3.

Thank you

Stacey King
Done 03/11/2021

Thank you.

S

Page 3.