# Wisconsin Supreme Court and Court of Appeals Case Access

## Ronald A. Engelhaupt v. United Transportation Union

## Appeal Number 2007AP000018 - LV

**Court of Appeals District 4** 

#### **CASE HISTORY**

Status OCCD	<b>Court</b> CA	Filing Date 06-11-2008	Anticipated Due Date	Activity Court Order	
	ORD that the order in this matter issued June 10, 2008 is hereby vacated.				
OCCD	CA	06-10-2008		Court Order	
	Order lines are the same as found on the 2/1/08 PRE denial order.				
OCCD	CA	02-01-2008		Remittitur	
OCCD	CA	10-19-2007		Response	
OCCD		10-11-2007		Court Order	

ORD that unless the defendants-petitioners-petitioners, United Transportation Union, et al, show cause, in writing, within 10 days of the date of this order, why the court should not deem the petition for review frivolous, the petition for review will be deemed frivolous, dismissed, and the matter will be remanded to the circuit court for a determination of reasonable attorney fees and costs.

OCCD SC 03-16-2007

Motion for Costs

Filed By: Jenifer Binder Submit Date: 3-16-2007 Decision: (D) Deny Decision Date: 2-1-2008

ORD that the plaintiff-respondent's, Ronald A. Engelhaupt, motion for reasonable attorney fees and costs incurred in connection with responding to the petition for review filed by defendants-petitioners-petitioners, United Transportation Union, et al., is denied.

FRO that the petition for review is dismissd. A court of appeals denial of leave to appeal is not subject to review.

OCCD SC 03-01-2007 Fee Paid

OCCD SC 02-28-2007 Petition for Review

Filed By: Bruce Ehlke Submit Date: 3-16-2007 Decision: (M) Dismiss Decision Date: 2-1-2008 ORD that the plaintiff-respondent's, Ronald A. Engelhaupt, motion for reasonable attorney fees and costs incurred in connection with responding to the petition for review filed by defendants-petitioners-petitioners, United Transportation Union, et al., is denied.

FRO that the petition for review is dismissd. A court of appeals denial of leave to appeal is not subject to

review.

Motion Response Filed By: Jenifer Binder Submit Date: 3-16-2007 Motion Response Filed By: Bruce Ehlke Submit Date: 10-22-2007 Motion Response Filed By: Jenifer Binder

OCCD CA 02-12-2007 Opinion/Decision

Opinion: Memo Opinion

Submit Date: 11-1-2007

Decision: Leave to Appeal Denied Pages: 1

Order Text: IT IS ORDERED the petition is denied. DYKMAN, J (dissenting). WISCONSIN STAT 103.54 (2003-04) provides that no labor organization is responsible for the unlawful acts of its officers, members or agents unless the organization authorized or ratified the acts. From the documents provided, it appears that though Raschka was a union official, the best that can be said would be that the union did nothing after Raschka wrote the offending letter. I find no documentation showing that the union, though whatever means it officially acts, authorized or ratified the letter. I would have the parties further brief this issue and would therefore grant the defendant's petition for leave to appeal.

OCCD CA 01-04-2007

Motion for Pro Hac Vice status

Filed By: Bruce Ehlke Submit Date: 1-4-2007 Decision: (D) Deny Decision Date: 2-12-2007

IT IS ORDERED the petition is denied. DYKMAN, J (dissenting). WISCONSIN STAT 103.54 (2003-04) provides that no labor organization is responsible for the unlawful acts of its officers, members or agents unless the organization authorized or ratified the acts. From the documents provided, it appears that though Raschka was a union official, the best that can be said would be that the union did nothing after Raschka wrote the offending letter. I find no documentation showing that the union, though whatever means it officially acts, authorized or ratified the letter. I would have the parties further brief this issue and would therefore grant the defendant's petition for leave to appeal.

OCCD CA 01-03-2007 Fee Paid

OCCD CA 01-03-2007 Motion for Stay

Filed By: Bruce Ehlke Submit Date: 1-3-2007 Decision: (G) Grant Decision Date: 1-5-2007

ORD that further proceedings in the tc are stayed pdg a decision on the PLV. The resps shall have 14 da from date of svc of the pet to file a rsp. Upon receiving the rsp this ct will give prompt consideration to the matter \$ will decide it as each as in practible.

to the matter & will decide it as soon as is practible.

OCCD CA 01-03-2007 Petition for Leave to Appeal

Filed By: Bruce Ehlke

#### **WSCCA Case History**

Submit Date: 1-18-2007 Decision: (D) Deny Decision Date: 2-12-2007

IT IS ORDERED the petition is denied. DYKMAN, J (dissenting). WISCONSIN STAT 103.54 (2003-04) provides that no labor organization is responsible for the unlawful acts of its officers, members or agents unless the organization authorized or ratified the acts. From the documents provided, it appears that though Raschka was a union official, the best that can be said would be that the union did nothing after Raschka wrote the offending letter. I find no documentation showing that the union, though whatever means it officially acts, authorized or ratified the letter. I would have the parties further brief this issue and would therefore grant the defendant's petition for leave to appeal.

Motion Response Filed By: Jenifer Binder Submit Date: 1-18-2007

OCCD CA 12-29-2006

Non-Final Order of Circuit Court