

SUPREME COURT DECISIONS FOR CASES FILED AFTER APRIL 3, 2012¹

(Prepared on December 2, 2013)

Case Number	Date Appeal or Writ Filed	Oral Argument Date ¹	Date Opinion ² or Writ Order ³ Issued	Opinion Citation
APPEALS				
CVA12-015	4-9-2012	10-19-2012	12-28-2012	2012 Guam 24
CVA12-017	4-24-2012	10-29-2012	4-17-2013	2013 Guam 5
CRA12-015	4-26-12	10-24-12	12-18-12	2012 Guam 19
CVA12-018	4-27-2012	5-22-2013	11-22-2013	2013 Guam 27
CVA12-003	5-2-2012	2-22-2013	7-2-2013	2013 Guam 10
CVA12-021	5-3-2012	10-22-2012	12-31-2012	2012 Guam 25
CRA12-016	5-18-2012	5-13-2013	11-5-2013	2013 Guam 21
CRA12-017	5-18-2012	2-13-2013	3-25-2013	2013 Guam 3
CRA12-020	6-8-2012	2-18-2013	8-15-2013	2013 Guam 15
CVA12-023	6-19-2012	10-30-2012	3-25-2013	2013 Guam 4
CVA12-025	6-26-2012	2-14-2013	7-23-2013	2013 Guam 12
CVA12-028	8-2-2012	2-20-2013	8-20-2013	2013 Guam 17
CVA12-029	8-24-2012	2-15-2013	5-16-2013	2013 Guam 6
CVA12-031	8-30-2012	5-14-2013	11-8-2013	2013 Guam 23
CRA12-027	9-14-2012	5-8-2013	10-25-2013	2013 Guam 20
CVA12-032	9-24-2012	5-20-2013	11-20-2013	2013 Guam 26
CRA12-028	10-3-2012	5-21-2013	11-12-2013	2013 Guam 24
CVA12-033	10-10-2012	2-21-2013	7-3-2013	2013 Guam 11
CVA12-035	11-5-2012	5-24-2013	9-30-2013	2013 Guam 19
CVA12-036	11-5-2012	5-24-2013	11-13-2013	2013 Guam 25
CRA12-033	12-26-2012	5-23-2013	11-8-2013	2013 Guam 22
CVA13-003	1-25-2013	7-9-2013	12-2-2013	2013 Guam 28

¹ No more than 170 days should elapse, under normal and usual circumstances, between the lodging of the appeal and the oral argument, except that if the Supreme Court is not in regular appellate session on or before the 170th day, oral argument shall be held during the next regular appellate session closest to the 170th day. See AR12-01 ¶ B.2.

² Opinions in appealed cases should, under normal and usual circumstances, be issued not more than six months following the oral argument, or, if the matter is submitted without argument, not more than six months following the date the matter is taken under advisement. See AR12-01 ¶ B.3.

³ No more than 90 days should elapse, under normal and usual circumstances, between the filing and the grant or denial of any writ application. See AR12-009 ¶ B.1.

Case Number	Date Appeal or Writ Filed	Oral Argument Date ⁴	Date Opinion ⁵ or Writ Order ⁶ Issued	Opinion Citation
WRITS				
WRM12-001	4-30-2012	8-29-2012	12-3-2012	2012 Guam 17
WRM12-002	8-16-2012	N/A	9-12-2012	Unpublished Order
WRM13-003	6-6-2013	N/A	6-13-2013	Unpublished Order
WRM13-005	8-2-2013	N/A	10-9-2013	Unpublished Order
WRP12-003	4-9-2012	N/A	4-11-2012	Unpublished Order
WRP13-001	1-16-2013	N/A	3-6-2013	Unpublished Order
WRP13-002	4-17-2013	N/A	5-10-2013	Unpublished Order
WRP13-003	4-18-2013	N/A	5-10-2013	Unpublished Order
WRP13-004	6-6-2013	N/A	6-20-2013	Unpublished Order

⁴ No more than 170 days should elapse, under normal and usual circumstances, between the lodging of the appeal and the oral argument, except that if the Supreme Court is not in regular appellate session on or before the 170th day, oral argument shall be held during the next regular appellate session closest to the 170th day. See AR12-01 ¶ B.2.

⁵ Opinions in appealed cases should, under normal and usual circumstances, be issued not more than six months following the oral argument, or, if the matter is submitted without argument, not more than six months following the date the matter is taken under advisement. See AR12-01 ¶ B.3.

⁶ No more than 90 days should elapse, under normal and usual circumstances, between the filing and the grant or denial of any writ application. See AR12-009 ¶ B.1.