## In the Indiana Supreme Court

Jackie L. Bowen, Appellant,

v.

Mark J. Bowen, Appellee. Court of Appeals Case No. 24A-DN-1655

Trial Court Case No. 29D05-1701-DN-65



## Amended Order Setting Oral Argument and Inviting Amicus Briefing

The Court has determined the above-captioned case merits oral argument. The argument will be conducted in the Courtroom of the Indiana Supreme Court, 317 Statehouse, 200 West Washington Street, Indianapolis, Indiana on:

## Tuesday, February 3, 2026, at 9:00 a.m.

The argument will be forty minutes in length, equally divided between the appellant and appellee. Any entity granted amicus curiae status may argue without further motion, but only with the consent of the party with whom the amicus is substantively aligned. Because the Court has not granted transfer, the petitioner on transfer shall argue first. And because both parties have filed an acknowledgment of the argument setting, no additional acknowledgment is needed.

Attorneys of record should arrive twenty minutes before the argument to complete an appearance form. Important information about oral argument procedures is in Appellate Rules 52 and 53, and online at <a href="https://www.in.gov/courts/supreme/arguments/instructions/">https://www.in.gov/courts/supreme/arguments/instructions/</a>. Contact Supreme Court Services at 317-233-8700 with questions not answered on the website or by the rules.

The Court invites briefing from any amici with an interest in this case. As provided in the Court's October 31, 2025 order setting argument, any entity wishing to prepare and file an amicus brief must file a motion for leave to appear as amicus and tender its proposed brief no later than **December 29**, **2025**. *See* App. R. 41. The Court encourages the submission of joint briefs if similarly aligned entities seek to appear as amici. Any amicus brief must not exceed 4,200 words, exclusive of the items listed in Appellate Rule 44(C), and must be accompanied by the verified statement of word count. *See* App. R. 44(F). The parties may each file a single response brief, not exceeding 4,200 words, addressing the amicus brief(s); any such response must be filed no later than **January 16**, **2026**, and must comply with Appellate Rules 44(C) and (F).

Loretta H. Rush

Chief Justice of Indiana