

Opinions Authored

The first table indicates how many majority opinions a justice authored in cases decided by each of the four possible majority vote totals. The second table shows how many concurrences and dissents each justice wrote.¹

Opinion Author	7-0 (or 6-0)	6-1 (or 5-1, 4-1)	5-2 (or 4-2)	4-3
Wilkie	29	3	4	1
Hallows	39	3	0	0
Dieterich	35	3	3	1
Fairchild	38	3	1	1
Currie	36	7	3	0
Gordon	37	1	1	4
Beilfuss	21	2	1	0
Brown	9	1	1	0

Opinion Author	Concurring Opinions	Dissenting Opinions
Wilkie	2	5
Hallows	2	6
Dieterich	0	6
Fairchild	2	4
Currie	2	6
Gordon	1	6
Beilfuss	0	3
Brown	0	0

¹ In *Schneck v. Mutual Service Casualty Ins. Co.* (23 Wis. 2d 649), Justice Beilfuss wrote the majority opinion but dissented from the result. I credited him with a majority opinion but counted his vote as a dissent. He did not write a *separate* dissenting opinion, but within the majority opinion he devoted a few paragraphs to explaining why he dissented. So, I will credit him with authoring a dissent as well.

When two or more justices co-authored a separate opinion, I credited each of them. Although *per curiam* decisions do not figure in the first table, the dissent written by Justice Gordon in *Axel v. State Bar of Wisconsin* is included in the second table, as is the concurrence written by Justice Wilkie in *State v. Hoyt*.