

Four-to-Three Decisions<sup>1</sup>

4-3 (or 3-2) Alignments

Justices	Total	Case Names
Vinje, Timlin, Winslow, Marshall	2	<i>Fergen v. Lyons</i> ; and <i>Delvaux v. Kewaunee G. B. &amp; W. R. Co.</i>
Vinje, Timlin, Kerwin, Barnes	1	<i>Burkhardt Milling &amp; Electric Power Co. v. Hudson</i>
Vinje, Winslow, Marshall, Barnes	1	<i>Norris v. Norris</i>
Vinje, Timlin, Siebecker, Kerwin	1	<i>Calhoun v. Great N. R. Co.</i>
Vinje, Siebecker, Kerwin, Marshall	1	<i>Whinfield v. Massachusetts Bonding &amp; Ins. Co.</i>
Vinje, Winslow, Rosenberry	1	<i>Martin v. Chicago, M. &amp; S. P. R. Co.</i>

4-3 Membership in the Majority

Justice	Votes
Vinje	7
Timlin	4
Winslow	4
Siebecker	2
Kerwin	3
Marshall	4
Barnes	2
Rosenberry	1

4-3 Majority Opinions Authored

	Opinions
Vinje	0
Timlin	0
Winslow	0
Siebecker	1
Kerwin	2
Marshall	2
Barnes	1
Rosenberry	0
<b>Total</b>	<b>6</b>

<sup>1</sup> In *Martin v. Chicago, M. & S. P. R. Co.*, only five justices participated, yielding a 3-2 decision. No majority (or dissenting) opinion was filed, so only six opinions are credited in the “Majority Opinions Authored” table above.