

# Wisconsin Institute for Law & Liberty: Alert: SCOTUS to hear major school choice case

Posted on Friday, Jun 28, 2019

>> **WisPolitics is now on the State Affairs network. Get custom keyword notifications, bill tracking and all WisPolitics content. [Get the app or access via desktop.](#)**

**Milwaukee, WI** - This morning, the United States Supreme Court agreed to hear *Espinoza v. Montana*, a case with major implications for national school choice and religious freedom. The Wisconsin Institute for Law and Liberty (WILL) [filed a brief in the case](#) on behalf of former Wisconsin Governor Scott Walker touting the benefits of school choice in Wisconsin in order to explain how high the stakes are before the Court.

“School choice is a success in Wisconsin,” said Governor Scott Walker. “But opponents have latched on to discriminatory so-called ‘Blaine Amendments’ to block school choice programs in other states. By accepting this case we are confident and hopeful that the U.S. Supreme Court can settle the matter and remove barriers to proven education options for families all over the country.”

States-like Montana-have discriminatory Blaine Amendments, preventing parents from using-even indirectly-public dollars on religious institutions. This has halted school choice, denying families access to high-quality educational options. The U.S. Supreme Court now has the ability to right this wrong.