

Emily Seltzer
Senior Deputy Defender
Criminal Appellate Section
Office of Public Defense Services

Presentation to House Judiciary Committee—May 25, 2023

Case Law Regarding Propensity Evidence

State v. Williams, 357 Or 1, 346 P3d 455 (2015) (holding that OEC 404(4) permits the admission of propensity evidence in criminal cases, subject to balancing under OEC 403)

State v. McKay, 309 Or 305, 787 P2d 479 (1990) (evidence of sexual predisposition for the same victim does not constitute propensity evidence)

State v. Skillicorn, 367 Or 464, 479 P3d 254 (2021) (addressing OEC 404(3) and the doctrine of chances); *State v. Jackson*, 368 Or 705, 498 P3d 788 (2021) (same)

State v. Moles, 325 Or App 825, 830, ___ P3d ___ (2023) (nonprecedential memorandum opinion) (upholding the admission of similar prior acts of abuse)

State v. Champagne, 325 Or App 76, 83, 527 P3d 1067 (2023) (upholding the admission of the defendant's prior abuse of a different victim)

State v. Powers, 323 Or App 553, 567, 523 P3d 1112 (2023) (upholding the admission of the defendant's prior convictions for similar sex offenses)

State v. Terry, 309 Or App 459, 463-64, 482 P3d 105 (2021) (upholding the admission of the defendant's prior conviction and evidence of his attraction to children of similar age)

State v. Tena, 362 Or 514, 525, 412 P3d 175, 182 (2018) (remanding to trial court to consider whether prior acts of domestic violence would be admissible under 404(4))

State v. Fockler, 308 Or App 765, 771, 480 P3d 960, rev den, 368 Or 206 (2021) (upholding the admission of evidence that the defendant had abused an animal 13 years ago in an animal-abuse prosecution)