

SUPREME COURT OF OHIO

COLUMBUS

ANNOUNCEMENT

Monday  
July 6, 1992

MOTION DOCKET

92-974. State ex rel. Henneke v. Davis.  
Hamilton County, No. C-840733. On written request of appellant, it is ordered, effective July 2, 1992, that the reproduction of the record be dispensed with, and that this case be heard on the original record, provided pertinent parts of such record that are going to be relied upon for argument be inserted as an additional appendix to brief of appellant.

92-975. State ex rel. Jones v. Hendon.  
Hamilton County, No. C-910729. On written request of appellants, it is ordered, effective July 2, 1992, that the reproduction of the record be dispensed with, and that this case be heard on the original record, provided pertinent parts of such record that are going to be relied upon for argument be inserted as an additional appendix to brief of appellants.

92-1073. State ex rel. Cater v. North Olmsted.  
Cuyahoga County, No. 60689. On written request of appellees/cross-appellants, it is ordered, effective July 1, 1992, that the reproduction of the record may be dispensed with and this case be heard on the original record, provided pertinent parts of such record that are going to be relied upon for argument be inserted as an additional appendix to brief of appellees/cross-appellants.

92-1073. State ex rel. Cater v. North Olmsted.  
Cuyahoga County, No. 60689. On written request of appellant/cross-appellee, it is ordered, effective July 2, 1992, that the reproduction of the record may be dispensed with and this case be heard on the original record, provided pertinent parts of such record that are going to be relied upon for argument be inserted as an additional appendix to brief of appellant/cross-appellee.

92-1253. State v. Wood.  
Greene County, No. 91-CA-65. This cause is pending before the court on the filing of a motion for leave to appeal from the Court of Appeals for Greene County and as a claimed appeal as of right from said court. Upon consideration of appellant's motion to stay the order of the court of appeals discharging the defendant below during the pendency of the court's consideration of jurisdiction in this matter, and during any subsequent consideration of an appeal on the merits,

IT IS ORDERED by the court that said motion be, and the same is hereby, granted, effective July 2, 1992.

MISCELLANEOUS DISMISSALS

92-985. Lambert v. Goodyear Tire & Rubber Co.  
Jackson County, No. 647. Cause dismissed, on joint application for dismissal, effective July 1, 1992.

92-1067. State ex rel. Omarbey v. Franklin Cty. Bd. of Elections.  
In Prohibition. This cause originated in this court on the filing of a complaint for a writ of prohibition. Upon consideration of the parties' joint application to dismiss,

IT IS ORDERED by the court that said application be, and the same is hereby, granted, effective July 1, 1992.

ACCORDINGLY, IT IS FURTHER ORDERED by the court that this cause be, and hereby is, dismissed.