

06/09/98

## SUPREME COURT OF OHIO

COLUMBUS

## ANNOUNCEMENT

TUESDAY  
June 9, 1998

## MOTION DOCKET

96-2455. State v. Keene.

Montgomery App. No. 14375. On June 4, 1998, counsel for appellant filed a motion for stay of execution set for August 11, 1998. In the proof of service contained in the motion, counsel certifies that a true and accurate copy of the motion was delivered to the Clerk of the Supreme Court rather than certifying that a copy of the motion was served upon other parties to the case as required by S.Ct.Prac.R. XIV(2)(A). Accordingly,

IT IS ORDERED by the court, sua sponte, that appellant's motion for stay of execution be, and hereby is, stricken.

97-1880. Worthington City School Dist. Bd. of Edn. v. Franklin Cty. Bd. of Revision.

Board of Tax Appeals, No. 96-D-1218. This cause is pending before the court as an appeal from the Board of Tax Appeals.

IT IS ORDERED by the court, sua sponte, that this cause be consolidated for oral argument with Supreme Court case Nos. 97-2423, Mirge Corp., d.b.a. Electrical Mechanics v. Hamilton Cty. Bd. of Revision et al., 98-758, Cleveland Hts./Univ. Hts. Bd. of Edn. v. Cuyahoga Cty. Bd. of Revision; and 98-704, Bisset Steel Co. v. Cuyahoga Cty. Bd. of Revision et al.

IT IS FURTHER ORDERED by the court, sua sponte, that oral argument be extended to twenty minutes per side.

97-2423. Mirge Corp. v. Hamilton Cty. Bd. of Revision.

Board of Tax Appeals, No. 97-P-1026. This cause is pending before the court as an appeal from the Board of Tax Appeals.

IT IS ORDERED by the court, sua sponte, that this cause be consolidated for oral argument with Supreme Court case Nos. 97-1880, Worthington City School Dist. Bd. of Edn. v. Franklin Cty. Bd. of Revision et al.; 98-758, Cleveland Hts./Univ. Hts. Bd. of Edn. v. Cuyahoga Cty. Bd. of Revision et al.; and 98-704, Bisset Steel Co. v. Cuyahoga Cty. Bd. of Revision et al.

IT IS FURTHER ORDERED by the court, sua sponte, that oral argument be extended to twenty minutes per side.

98-704. Bisset Steel Co. v. Cuyahoga Cty. Bd. of Revision. Board of Tax Appeals, No. 96-P-959. This cause is pending before the court as an appeal from the Board of Tax Appeals.

IT IS ORDERED by the court, sua sponte, that this cause be consolidated for oral argument with Supreme Court case Nos. 97-1880, Worthington City School Dist. Bd. of Edn. v. Franklin Cty. Bd. of Revision et al.; 97-2423, Mirge Corp., d.b.a. Electrical Mechanics v. Hamilton Cty. Bd. of Revision et al.; and 98-758, Cleveland Hts./Univ. Hts. Bd. of Edn. v. Cuyahoga Cty. Bd. of Revision et al.

IT IS FURTHER ORDERED by the court, sua sponte, that oral argument be extended to twenty minutes per side.

98-758. Cleveland Hts./Univ. Hts. Bd. of Edn. v. Cuyahoga Cty. Bd. of Revision. Board of Tax Appeals, Nos. 95-D-1124, 95-D-1125, 95-D-1126, 95-D-1127, 95-D-1128, 95-D-1129 and 95-D-1130. This cause is pending before the court as an appeal from the Board of Tax Appeals.

IT IS ORDERED by the court, sua sponte, that this cause be consolidated for oral argument with Supreme Court case Nos. 97-1880, Worthington City School Dist. Bd. of Edn. v. Franklin Cty. Bd. of Revision et al.; 97-2423, Mirge Corp., d.b.a. Electrical Mechanics v. Hamilton Cty. Bd. of Revision et al.; and 98-704, Bisset Steel Co. v. Cuyahoga Cty. Bd. of Revision et al.

IT IS FURTHER ORDERED by the court, sua sponte, that oral argument be extended to twenty minutes per side.

98-984. Cleveland Hts./Univ. Hts. Bd. of Edn. v. Cuyahoga Cty. Bd. of Revision. Board of Tax Appeals, Nos. 95-D-1124, 95-D-1125, 95-D-1126, 95-D-1127, 95-D-1128, 95-D-1129 and 95-D-1130. This cause is pending before the court as an appeal from the Board of Tax Appeals. Upon consideration of appellant's motion to consolidate this cause with Supreme Court case No. 98-758, Cleveland Hts./Univ. Hts. Bd. of Edn. v. Cuyahoga Cty. Bd. of Revision et al.,

IT IS ORDERED by the court that the motion to consolidate be, and hereby is, granted.

IT IS FURTHER ORDERED that the parties shall combine the briefing of case Nos. 98-758 and 98-984 and file one brief for each brief permitted under S.Ct.Prac.R. VI; and the parties shall file an original of the brief in each case and eighteen copies of the brief.

IT IS FURTHER ORDERED that appellant's brief shall be due within forty days of the date the record is filed in case No. 98-984 and the parties shall otherwise comply with the requirements of S.Ct.Prac.R. VI.

#### MISCELLANEOUS DISMISSALS

98-549. State ex rel. Crum v. Indus. Comm. Franklin App. No. 95APD11-1516. This cause is pending before the court as an appeal and cross-appeal from the Court of Appeals for Franklin County. Upon consideration of the joint application for dismissal of the appeal and cross-appeal,

IT IS ORDERED by the court that the application for dismissal be, and hereby is, granted.

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

98-823. State ex rel. Forthofer v. Erie Constr. Group, Inc. Franklin App. No. 97APD03-308. This cause is pending before the court as an appeal from the Court of Appeals for Franklin County. Upon consideration of appellant's application for dismissal,

IT IS ORDERED by the court that the application for dismissal be, and hereby is, granted.

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