

SUPREME COURT OF OHIO

COLUMBUS

ANNOUNCEMENT

**TUESDAY
October 27, 1998**

MOTION DOCKET

96-2872. State v. Raglin.

Hamilton C.P. No. B96000135. Upon consideration of the motion filed by counsel for appellant to stay the execution of sentence in the above-styled cause pending the timely filing of a petition for a writ of certiorari in the Supreme Court of the United States,

IT IS ORDERED that said motion be, and the same is hereby, granted.

IT IS FURTHER ORDERED that the compliance with the mandate and the execution of sentence be, and the same hereby are, stayed pending the timely filing of the petition in the Supreme Court of the United States.

IT IS FURTHER ORDERED that if such petition is timely filed, this stay shall continue for an indefinite period pending final disposition of this cause by the Supreme Court of the United States.

98-219. Pretty v. Mueller.

Hamilton App. Nos. C-970011 and C-970332. This cause is pending before the court as a discretionary appeal and claimed appeal of right. Upon consideration of appellees' notice of lifting of the automatic stay in the Franklin County Court of Common Pleas,

IT IS ORDERED by the court, *sua sponte*, that the stay previously granted by this court be, and hereby is, lifted.

IT IS FURTHER ORDERED by the court that appellees' memorandum in response is due within thirty days of the date of this entry.

98-238. Pesek v. Univ. Neurologists Assn., Inc.

Cuyahoga App. No. 71637. This cause is pending before the court as a discretionary appeal. Upon consideration of appellees' motion to withdraw as counsel by Donald H. Switzer and motion to substitute attorney Stephen D. Walters,

IT IS ORDERED by the court that the motions to withdraw and substitute be, and hereby are, granted.

It appearing to the court from the motion to substitute that the automatic stay in the Franklin County Court of Common Pleas has expired,

IT IS ORDERED by the court, *sua sponte*, that the stay previously granted by this court be, and hereby is, lifted.

IT IS FURTHER ORDERED by the court that appellees' memorandum in response is due within thirty days of the date of this entry.

MISCELLANEOUS DISMISSALS

98-795. In re Edwards.

Cuyahoga App. No. 72473. This cause is pending before the court as a discretionary appeal and claimed appeal of right. It appears from the records of this court that appellant has not filed a memorandum in support of jurisdiction, due May 4, 1998, in compliance with the Rules of Practice of the Supreme Court and therefore has failed to prosecute this cause with the requisite diligence. Upon consideration thereof,

IT IS ORDERED by the court that this cause be, and hereby is, dismissed, *sua sponte*.