

**SUPREME COURT OF OHIO**

**COLUMBUS**

**ANNOUNCEMENT**

WEDNESDAY  
August 16, 2000

**MOTION DOCKET**

**99-1876. Oberlin v. Akron Gen. Med. Ctr.**

Summit App. No. 18649. This cause is pending before the court as an appeal from the Court of Appeals for Summit County. Upon consideration of appellee's motion to continue oral argument currently scheduled for September 13, 2000,

IT IS ORDERED by the court that the motion to continue oral argument be, and hereby is, denied.

**00-21. Southwest Ohio Regional Transit Auth. v. Amalgamated Transit Union, Local 627.**

Hamilton App. No. C-980974. This cause is pending before the court as an appeal from the Court of Appeals for Hamilton County. Upon consideration of the motion for admission *pro hac vice* of Ernest B. Orsatti by James B. Robinson,

IT IS ORDERED by the court that the motion for admission *pro hac vice* be, and hereby is, granted.

IT IS FURTHER ORDERED by the court that the entry issued in this case on April 19, 2000, be, and hereby is, corrected *nunc pro tunc*, to reflect the admission *pro hac vice* of Ernest B. Orsatti.

**00-1104. Limle v. Laboratory Corp. of Am.**

Franklin App. No. 99AP-1007. This cause is pending before the court as an appeal from the Court of Appeals for Franklin County. On August 11, 2000, appellant filed a notice to strike two sentences of facts in her memorandum in support. The notice to strike is, in substance, a correction to appellant's memorandum in support and, as such, is prohibited by S.Ct.Prac.R. VIII(7). Accordingly,

IT IS ORDERED by the court, *sua sponte*, that the notice to strike be, and hereby is, stricken.

**MISCELLANEOUS DISMISSALS**

**00-1022. Brantman v. Tracy.**

Board of Tax Appeals, No. 98-M-719. This cause is pending before the court as an appeal from the Board of Tax Appeals. It appears from the records of this court that appellant has not filed a merit brief, due August 14, 2000, in compliance with the Rules of Practice of the Supreme Court and therefore has failed to prosecute this case with the requisite diligence. Upon consideration thereof,

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

IT IS FURTHER ORDERED that the appellee recover from the appellant his costs herein expended; and that a mandate be sent to the Board of Tax Appeals to carry this judgment into execution; and that a copy of this entry be certified to the Board of Tax Appeals for entry.