

The Supreme Court of Ohio

CASE ANNOUNCEMENTS AND ADMINISTRATIVE ACTIONS

August 27, 2004

MOTION AND PROCEDURAL RULINGS

2003-2116. Carnes v. Kemp.

Auglaize App. No. 2-03-10, 2003-Ohio-5884. This cause is pending before the court as an appeal from the Court of Appeals for Auglaize County. Upon consideration of the motion of amicus curiae Attorney General of Ohio to participate in oral argument scheduled for October 12, 2004,

IT IS ORDERED by the court that the motion for leave to participate in oral argument be, and hereby is, granted, and the amicus curiae shall share the time allotted to the appellant.

2003-2183. Carnes v. Kemp.

Auglaize App. No. 2-03-10, 2003-Ohio-5884. This cause is pending before the court on the certification of a conflict by the Court of Appeals for Auglaize County. Upon consideration of the motion of amicus curiae Attorney General of Ohio to participate in oral argument scheduled for October 12, 2004,

IT IS ORDERED by the court that the motion for leave to participate in oral argument be, and hereby is, granted, and the amicus curiae shall share the time allotted to the appellants, Jessica M. Shaefer and Auglaize County Child Support Enforcement Agency.

2004-0887. UCAR Carbon Co. v. Cuyahoga Cty. Bd. of Revision.

Board of Tax Appeals, No. 2002-G-2508. On June 4, 2004, this case was referred to mediation under S.Ct.Prac.R. XIV(6). Whereas mediation is ongoing,

IT IS ORDERED by the court, sua sponte, that the briefing schedule for this case is stayed until further notice. The court will not issue any decision on the merits of this case until mediation has concluded. The lifting of this stay of

briefing or the return of this case to the court's regular docket will begin de novo the time for briefing prescribed in S.Ct.Prac.R. VI.

2004-0888. UCAR Carbon Co. v. Cuyahoga Cty. Bd. of Revision.

Board of Tax Appeals, No. 2002-G-2704. On June 4, 2004, this case was referred to mediation under S.Ct.Prac.R. XIV(6). Whereas mediation is ongoing,

IT IS ORDERED by the court, sua sponte, that the briefing schedule for this case is stayed until further notice. The court will not issue any decision on the merits of this case until mediation has concluded. The lifting of this stay of briefing or the return of this case to the court's regular docket will begin de novo the time for briefing prescribed in S.Ct.Prac.R. VI.

DISCIPLINARY CASES

2002-1102. Disciplinary Counsel v. Connors.

On December 18, 2002, this Court permanently disbarred respondent, John Joseph Connors, Jr. On July 28, 2004, respondent filed a motion for new trial based on prosecutorial misconduct. Relator filed a memorandum opposing the motion. On consideration thereof,

IT IS ORDERED by this court that the motion be, and hereby is, denied.

MISCELLANEOUS DISMISSALS

2004-0484. State ex rel. Best Buy Stores v. Hawkins.

Franklin App. No. 02AP-1329, 2004-Ohio-551. 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.

MEDIATION REFERRALS

2004-1269. State ex rel. Eckerly v. Indus. Comm.

Franklin App. No. 03AP-621, 2004-Ohio-3934. The court refers this case to mediation under S.Ct.Prac.R. XIV(6), and stays the briefing schedule for this case until further notice. The court will not issue any decision on the merits of this case until mediation has concluded. The lifting of this stay of briefing or the return of

this case to the court's regular docket will begin de novo the time for briefing prescribed in S.Ct.Prac.R. VI.

2004-1277. State ex rel. Toledo Hosp. v. Indus. Comm.

Franklin App. No. 03AP-581, 2004-Ohio-3315. The court refers this case to mediation under S.Ct.Prac.R. XIV(6), and stays the briefing schedule for this case until further notice. The court will not issue any decision on the merits of this case until mediation has concluded. The lifting of this stay of briefing or the return of this case to the court's regular docket will begin de novo the time for briefing prescribed in S.Ct.Prac.R. VI.

2004-1286. State ex rel. York Internatl. Corp. v. Indus. Comm.

Franklin App. No. 03AP-566, 2004-Ohio-3727. The court refers this case to mediation under S.Ct.Prac.R. XIV(6), and stays the briefing schedule for this case until further notice. The court will not issue any decision on the merits of this case until mediation has concluded. The lifting of this stay of briefing or the return of this case to the court's regular docket will begin de novo the time for briefing prescribed in S.Ct.Prac.R. VI.

2004-1337. State ex rel. Markus v. Indus. Comm.

Franklin App. No. 03AP-249, 2004-Ohio-3383. The court refers this case to mediation under S.Ct.Prac.R. XIV(6), and stays the briefing schedule for this case until further notice. The court will not issue any decision on the merits of this case until mediation has concluded. The lifting of this stay of briefing or the return of this case to the court's regular docket will begin de novo the time for briefing prescribed in S.Ct.Prac.R. VI.