

# The Supreme Court of Ohio

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## CASE ANNOUNCEMENTS

May 22, 2008

[Cite as *05/22/2008 Case Announcements, 2008-Ohio-2436.*]

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## MOTION AND PROCEDURAL RULINGS

### **In re Rickels.**

On November 29, 2006, this court found Romane Rickels to be a vexatious litigator under S.Ct.Prac.R. XIV(5)(B). This court further ordered that Rickels was prohibited from continuing or instituting legal proceedings in this court without first obtaining leave. On May 15, 2008, Rickels submitted an application for leave to file an appeal from the May 5, 2008 decision of the Third District Court of Appeals in Case No. 11-07-09. Upon review of the proffered filing, the court grants Rickels' application for leave,

Rickels is permitted to tender an appeal from the May 5, 2008 decision of the Third District Court of Appeals in Case No. 11-07-09 for filing with this court. The appeal must meet the requirements of the Supreme Court Rules of Practice for perfecting an appeal to the Supreme Court of Ohio. Pursuant to S.Ct.Prac.R. II(2)(A)(1)(a), the appeal is due no later than 45 days from the entry of judgment being appealed.

### **2007-1628. DiCenzo v. A-Best Prods. Co.**

Cuyahoga App. No. 88583, 2007-Ohio-3270. This cause is pending before the court as an appeal from the Court of Appeals for Cuyahoga County. Upon consideration of the joint motion of George V. Hamilton, Inc. and amici curiae Ceecorp, Inc., et al. to participate in oral argument scheduled for June 4, 2008,

It is ordered by the court that the motion is granted, and amici curiae shall share the time allotted to appellant.

### **2008-0305. Plazamill Ltd. Partnership v. Franklin Cty. Bd. of Revision.**

Board of Tax Appeals, No. 2006-M-398. This cause is pending before the court as an appeal from the Board of Tax Appeals. Upon consideration of the joint motion to remand this cause to the Board of Tax Appeals,

It is ordered by the court that the motion is granted, and this cause is remanded to the Board of Tax Appeals to implement the settlement agreement of the parties.

### **MISCELLANEOUS DISMISSALS**

**2008-0904. United States ex rel. Facundo v. Mukasey.**

In Habeas Corpus. This cause originated in this court on the filing of a petition for a writ of habeas corpus. Upon review of petitioner's affidavit of indigency it is determined to be insufficient to waive the filing fee required by S.Ct.Prac.R. XV(1) because the affidavit has not been notarized by a notary public.

Accordingly, the affidavit of indigency is stricken and this cause is dismissed.

### **MEDIATION REFERRALS**

The following cases have been referred to mediation pursuant to S.Ct.Prac.R. XIV(6):

**2007-2289. State ex rel. Lorain v. Stewart.**

In Mandamus.

**2008-0697. State ex rel. Weaver v. Bd. of Commrs. of Lake County.**

In Mandamus.