

SUPREME COURT OF OHIO

COLUMBUS

ANNOUNCEMENT

TUESDAY
April 11, 2000

MISCELLANEOUS DISMISSALS

99-1989. Penn Fuel Corp. v. Tracy.

Board of Tax Appeals, No. 96-M-1483. This cause is pending before the court on appeals from the Board of Tax Appeals. Upon consideration of appellants' 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.

IT IS FURTHER ORDERED that the appellee recover from the appellants its costs herein expended, 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.

00-603. State ex rel. Rutledge v. Dept. of Rehab. & Corr.

Trumbull App. No. 98-T-0191. On April 4, 2000, appellant filed a notice of appeal that included a cover page titled "Memorandum in Support of Jurisdiction"; however, the document did not include the body of the memorandum in support of jurisdiction. Whereas appellant has not filed a memorandum in support of jurisdiction, he has not perfected his appeal as required by S.Ct.Prac.R. II(2)(A)(1). Accordingly,

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