

SUPREME COURT OF OHIO

COLUMBUS

ANNOUNCEMENT

THURSDAY
June 22, 2000

MOTION DOCKET

00-1031. Deberte v. Deberte.

Summit App. No. 19461. This cause is pending before the court as a discretionary appeal and a claimed appeal of right. Upon consideration of appellant's motion for stay of the court of appeals' judgment,

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

F.E. Sweeney, J., dissents.

Lundberg Stratton, J., not participating.

00-1039. Liggins v. Liggins.

Summit App. No. 19926. This cause is pending before the court as a discretionary appeal. Upon consideration of appellant's motion for stay of the court of appeals' proceedings,

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

Douglas, J., would grant the motion pending the appeal and reinstate the judgment of the trial court.

Lundberg Stratton, J., not participating.

00-1040. Liggins v. Liggins.

Summit App. No. 19926. This cause is pending before the court as a discretionary appeal. Upon consideration of appellant's motion for stay of the court of appeals' proceedings,

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

Douglas, J., concurs and would strike any other motions.

Lundberg Stratton, J., not participating.

00-1052. State v. Sadovskiy.

Cuyahoga App. No. 77104. This cause is pending before the court as a discretionary appeal and a claimed appeal of right. Upon consideration of appellant's motion for stay of execution of sentence and application for continuation of bond,

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

Resnick and Pfeifer, JJ., dissent.

Lundberg Stratton, J., not participating.

MISCELLANEOUS DISMISSALS

00-532. State ex rel Clark v. Finch.

Franklin App. No. 99AP-502. This cause is pending before the court as an appeal from the Court of Appeals for Franklin County. It appears from the records of this court that appellant has not filed a merit brief, due June 19, 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 that this cause be, and hereby dismissed, *sua sponte*.

IT IS FURTHER ORDERED that the appellees recover from the appellant their costs herein expended; and that a mandate be sent to the Court of Appeals for Franklin County to carry this judgment into execution; and that a copy of this entry be certified to the Clerk of the Court of Appeals for Franklin County for entry.