

The Supreme Court of Ohio

CASE ANNOUNCEMENTS AND ADMINISTRATIVE ACTIONS

December 9, 2003

MOTION AND PROCEDURAL RULINGS

1999-1878. State v. Williams.

Lucas C.P. No. CR991366. On September 16, 2003, this court stayed the execution of sentence in this cause pending exhaustion of available state remedies. It appears to the court that all matters have since been disposed of in case No. 1999-1878, appellant's direct appeal of his conviction, and in case No. 2002-1858, appellant's post-conviction appeal,

IT IS ORDERED by the court, sua sponte, that the stay of execution entered in this cause on September 16, 2003, be and hereby is, revoked.

IT IS FURTHER ORDERED by this court that said sentence be carried into execution by the Warden of the Southern Ohio Correctional Facility or, in his absence, by the Deputy Warden on Friday, the 12th day of March, 2004, in accordance with the statutes so provided.

IT IS FURTHER ORDERED that a certified copy of this entry and a warrant under the seal of this court be duly certified to the Warden of the Southern Ohio Correctional Facility and that the Warden shall make due return thereof to the Clerk of the Court of Common Pleas of Lucas County.

2003-1816. Trainor v. Systems Alternatives Internatl., Inc.

Hamilton App. No. C-020637. This cause is pending before this court as a discretionary appeal. On December 2, 2003, appellees filed a motion seeking to notify this court and appellant that their memorandum in response was inadvertently not filed. Whereas, the motion is prohibited by S.Ct.Prac.R. XIV(1)(C),

IT IS ORDERED by the court, sua sponte, that appellees' December 2, 2003 motion be, and hereby is, stricken.

2003-2070. State ex rel. Hach v. Summit Cty. Court of Common Pleas.

Summit App. No. 21757. This cause was filed as a discretionary appeal and claimed appeal of right. Upon consideration of appellant's jurisdictional memorandum, it is determined by the court that this cause originated in the court of appeals and therefore should proceed as an appeal of right pursuant to S.Ct.Prac.R. II(1)(A)(1).

IT IS ORDERED by the court that the Clerk shall issue an order for the transmittal of the record from the Court of Appeals for Summit County. Appellant shall file his merit brief within 40 days of the filing of the record with the Clerk, and the parties shall otherwise proceed in accordance with S.Ct.Prac.R. VI.