ATTENTION

DIRECT ANY QUESTIONS ABOUT THE ANNOUNCEMENT TO WALTER S. KOBALKA, REPORTER OF DECISIONS, AND DEBORAH J. BARRETT AT (614) 466-4961 OR 1-800-826-9010.

SUPREME COURT OF OHIO

COLUMBUS

ANNOUNCEMENT

MONDAY November 29, 1993

MOTION DOCKET

91-2476. Case v. Norfolk & W. Ry. Co.

Sandusky County, No. S-90-24. This cause is pending before the court as an appeal from the Court of Appeals for Sandusky County. Upon consideration of appellant's motion to separate cases for argument and to allot thirty minutes for each case,

IT IS ORDERED by the court that the motion to separate cases for argument be, and the same is hereby, denied, effective November 24, 1993.

IT IS FURTHER ORDERED by the court that time for oral argument be extended to twenty minutes per side.

92-324. Carpenter v. Consol. Rail Corp.

Mahoning County, No. 90 C.A. 116. This cause is pending before the court as an appeal from the Court of Appeals for Mahoning County. Upon consideration of appellant's motion to separate cases for argument and to allot thirty minutes for each case,

IT IS ORDERED by the court that the motion to separate cases for argument be, and the same is hereby, denied, effective November 24, 1993.

IT IS FURTHER ORDERED by the court that time for oral argument be extended to twenty minutes per side.

92-405. State v. Hawkins.

Hamilton County, Nos. C-900092 and C-910017. This court received notification from the Supreme Court of the United States that said court on November 15, 1993, entered an order in No. 93-6361, Shawn L.

Hawkins v. Ohio, which stated:

"On consideration of the petition for a writ of certiorari herein to the Supreme Court of Ohio, IT IS ORDERED by this Court that said petition be, and the same is hereby, denied."

Upon consideration that the stay of execution of sentence granted by this court on August 9, 1993, was conditioned upon final disposition of said petition to the Supreme Court of the United States, and it appearing to this court that the Supreme Court of the United States has rendered such final disposition of said petition,

IT IS ORDERED that said stay is hereby terminated as of the date of this entry, November 24, 1993.

IT IS HEREBY 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 Tuesday, the 22nd day of February, 1994, 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 said Warden shall make due return thereof to the Clerk of the Court of Common Pleas of Hamilton County.

92-652. Carpenter v. Consol. Rail Corp.

Mahoning County, No. 90 C.A. 116. This cause is pending before the court on certification of conflict by the Court of Appeals for Mahoning County. Upon consideration of appellant's motion to separate cases for argument and to allot thirty minutes for each case,

IT IS ORDERED by the court that the motion to separate cases for argument be, and the same is hereby, denied, effective November 24, 1993.

IT IS FURTHER ORDERED by the court that time for oral argument be extended to twenty minutes per side.