SUPREME COURT OF OHIO

COLUMBUS

ANNOUNCEMENT

TUESDAY
September 23, 1997

MOTION DOCKET

93-2592. State v. Berry.

Cuyahoga App. No. 60531. Upon consideration of the Ohio Public Defender's motion for additional evaluation of appellant's competence to forgo challenges to convictions and death sentence,

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

97-567. Cope v. Metro. Life Ins. Co.

Columbiana App. No. 95-CO-46. This cause is pending before the court as an appeal from the Court of Appeals for Columbiana County. Upon consideration of appellants' motion to enlarge the page limitation of their reply brief,

IT IS ORDERED by the court that the motion be, and hereby is, granted, and appellants' reply brief shall be limited to forty pages.

Moyer, C.J., Cook and Lundberg Stratton, JJ., dissent.

MISCELLANEOUS DISMISSALS

97-1101. In re Appeal of Citywide Ambulance Serv., Inc. Franklin App. No. 96APE08-1119. This cause is pending before the court as a discretionary appeal. Upon consideration of appellant's 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.