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Raglin.
\par \pi \approx \sqrt{g} \right. \
B96000135. This cause is pending before the court as an appeal from the Court
of Common Pleas of Hamilton County. Upon consideration of appellant\rquote
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s motion for an order suspending briefing time pending the filing of the transcript of proceedings,  $\prootem{$\par \pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28 \tab IT IS ORDERED by }}$ the court that the motion for an order suspending briefing time pending the filing of the transcript of proceedings be, and hereby is, granted, effective March 5, 1997. \par \\pard \\qj\\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28 \tab IT IS FURTHER ORDERED by the court that the briefing schedule under S.Ct.Prac.R. XIX(5)(A), shall commence when the Clerk of the Supreme Court receives and files the transcript of proceedings from the trial court. \par \pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28 \par \{\b\f5\fs28 97-106. State ex rel. Magyar v. McQuade. \par }\pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28 Erie App. No. E-96-045. This cause is pending before the court as an appeal from the Court of Appeals for Erie County. On March 4, 1997, appellants tendered for filing a motion to supplement the record but did not tender the number of copies required by S.Ct.Prac.R. VII(5)(A)(9). Accordingly, \par \\pard \\qj\\ri18\\tx720\\tx1440\\tx7056\\tx7776 \\f5\\fs28 \\page \\tab IT IS ORDERED by the court,  $\{i\f5\fs28\ sua\ sponte\}\{f5\fs28\ ,\ that\ appellants\rquote$ motion to supplement the record be, and hereby is, stricken, effective March 5, 1997. \par }\pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28  $par {\b\f5\fs28 97-141. State v. Raglin.}$ \par \\pard \\qj\\ri18\tx720\tx1440\tx7056\tx7776 \\f5\fs28 Hamilton App. No. C-970009. This cause is pending before the court as an appeal from the Court of Appeals for Hamilton County. Upon consideration of appellant\rquote s motion for an order suspending briefing time pending the filing of the transcript of proceedings,  $par \$  pard \qj\ri18\tx720\tx1440\tx7056\tx7776 \\f5\fs28 \tab IT IS ORDERED by the court that the motion for an order suspending briefing time pending the filing of the transcript of proceedings be, and hereby is, granted, effective March 5, 1997.  $\prootem{$\prootem{f5\fs28 \tab IT IS FURTHER}{}}$ ORDERED by the court that the briefing schedule under S.Ct.Prac.R. XIX(5)(A), shall commence when the Clerk of the Supreme Court receives and files the transcript of proceedings from the trial court. \par \pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28 \par }\pard \qc\ri18\tx720\tx1440\tx7056\tx7776 {\b\f5\fs28\ul MISCELLANEOUS DISMISSALS \ \ \b\f5\fs28 \par }\pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\b\f5\fs28  $par \$  pard \qj\ri18\tx720\tx1440\tx7056\tx7776 \b\f5\fs28 96-2359. Simpson v. Estate of Simpson. \par \\pard \\qj\\ri18\\tx720\\tx1440\\tx7056\\tx7776 \\\f5\\fs28 Butler App. Nos. CA95-10-180 and CA95-11-190. This cause is pending before the court as a discretionary appeal and claimed appeal of right. Upon consideration of appellant\rquote s application for dismissal,  $par \$  pard  $qj = 18 \$  tx720\tx1440\tx7056\tx7776 {\f5\fs28 \tab IT IS ORDERED by the court that the application for dismissal be, and hereby is, granted, effective March 5, 1997. \par \tab ACCORDINGLY, IT IS FURTHER ORDERED by the court that this cause be,

and hereby is, dismissed.

\par }\pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28

 $par { b\f5\fs28 96-2799. State v. Cummings. }$ 

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\par }\pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28
Cuyahoqa App. No. 69966. This cause is pending before the court as a
discretionary appeal and claimed appeal of right. It appears from the records
of this court that appellant has not filed a memorandum in support of
jurisdiction, due February 28, 1997,
 in compliance with the Rules of Practice of the Supreme Court and therefore has
failed to prosecute this cause with the requisite diligence. Upon consideration
thereof,
par \ pard \qj\ri18\tx720\tx1440\tx7056\tx7776 \\f5\fs28 \tab IT IS ORDERED by
the court that this cause be, and hereby is, dismissed }{\i\f5\fs28 sua
sponte\{ f5 | fs28 , effective March 5, 1997.
\par }\pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28 \page }{\b\f5\fs28 96-
2800. State v. Ledbetter.
\par }\pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28
Greene App. No. 95CA04. This cause is pending before the court as a
discretionary appeal. It appears from the records of this court that appellant
has not filed a memorandum in support of jurisdiction, due February 28, 1997, in
compliance with the Rules
of Practice of the Supreme Court and therefore has failed to prosecute this
cause with the requisite diligence. Upon consideration thereof,
par \pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28 \tab IT IS ORDERED by
the court that this cause be, and hereby is, dismissed }{\i\f5\fs28 sua
sponte{\f5\fs28 , effective March 5, 1997.
\par }\pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28
\par }\pard \qc\ri18\tx720\tx1440\tx7056\tx7776 {\b\f5\fs28\ul MISCELLANEOUS
DOCKET
\par }\pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\b\f5\fs28\ul
\par }\pard \qj\tx2736\tx4680 {\f5\fs28
\par \pard \qj\tx2736\tx4680 {\f5\fs28 In re Report of the Commission \tab :
1997 TERM
\par on Continuing Legal Education.\tab :
\par \tab \tab \tab
\par \tab \tab \tab
\par \pard \qj\tx1440\tx2736\tx4680 \\f5\fs28 James Dean Ludwig
\par \\pard \\qj\tx2736\tx4680 \\f5\fs28 (#0065234),\tab \tab :
\par }\pard \qj\tx2736\tx4680 {\f5\fs28 Respondent.\tab \tab :
ORDER
\par
\par }\pard \qj\tx2736\tx5760 {\f5\fs28
par \pard \qj\ri360\tx540\tx7056\tx8352\tx8928\tx9216\tx10080 {f5\fs28 \tab}
This cause originated upon the filing of a report by the Commission on Continuin
g Legal Education (the "commission") pursuant to Gov.Bar R. X(6)(A)(1)(b) and
(A)(2)(d). The report recommended the imposition of sanctions against certain
attorneys, including the above-named attorney, the respondent herein, for
failure to comply with G
ov.Bar R. X for the 1994-1995 reporting period.
\par \pard \qj\li1440\ri360\tx540\tx2736\tx7056\tx8352\tx8928\tx9216 {\f5\fs28
\par \pard \qj\ri360\tx540\tx2736\tx7056\tx8352\tx8928\tx9216 {\f5\fs28 \tab
On November 6, 1996, this court ordered that respondent show cause why the
commission's recommendation that he be sanctioned in the amount of $150 not be
adopted by the court. The court further ordered tha
t the Clerk send the order by certified mail to the respondent at the business
address registered with the Clerk under Gov. Bar R. VI; that, if the order was
returned undeliverable or unclaimed, the Clerk resend it by regular mail to the
respondent at the
residence address registered with the Clerk; and that service of the order in
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accordance with the foregoing be deemed effective service.

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\par \page \tab The respondent did not file a response to the show cause order
and on January 27, 1997, this court entered an order sanctioning respondent in
the amount of $150.
\par \pard \qj\ri360\tx540\tx2736\tx7056\tx8352\tx8928\tx9216 \\f5\fs28
\par \pard \qj\ri360\tx540\tx4200 {\f5\fs28 \tab
It has now come to the attention of the court that, due to an error in recording
respondent's addresses last registered with the Clerk, respondent was not served
with the show cause order as required by this court's order of November 6, 1996.
Accordingl
\par }\pard \qj\ri360\tx540\tx1320\tx4200 {\f5\fs28
\par \\pard \qj\ri360\tx540\tx4200 \\f5\fs28 \tab IT IS ORDERED by the court,
}{\i\f5\fs28 sua sponte}{\f5\fs28 , that the order of January 27, 1997, be, and
hereby is, vacated, effective March 5, 1997.
\par }\pard \qj\ri360\tx540\tx4200 {\f5\fs28
\par \pard \qj\ri360\tx540\tx4200 \(\f5\fs28\) tab IT IS FURTHER ORDERED by the
issued to the respondent and served in accordance with this court's order of
November 6, 1996.
\par \\pard \\qj\\ri360\\tx2736\\tx4680\\tx5760\\tx8352\\tx8928\\\tx9216 \\\f5\\fs28
\par }\pard \qj\ri360\tx2736\tx4680\tx5760\tx8352\tx8928\tx9216 {\f5\fs28
\par In re Report of the Commission \tab :
                                                                   1997 TERM
\par on Continuing Legal Education.\tab :
\par \tab \tab
\par James Dean Ludwig
\par (0065234)\tab \tab :
\par Respondent.\tab \tab :
                                  ORDER TO SHOW CAUSE
\par
\par \pard \qj\ri360\tx2736\tx5760\tx8352\tx8928\tx9216 {\f5\fs28
\par \pard \qj\tx540\tx1440\tx2736\tx7056\tx8352 \\f5\fs28 \tab
On October 11, 1996, the Commission on Continuing Legal Education (the
"commission") filed a report with this court pursuant to Gov.Bar R.
X(6)(A)(1)(b) and (A)(2)(d). The report identifies attorneys whose last names
in with the letters A through L and who have not complied with the provisions of
Gov.Bar R. X, Attorney Continuing Legal Education. The report further
recommends the imposition of sanctions against the attorneys for failure to
comply with Gov.Bar R. X fo
r the 1994-1995 reporting period. The commission's report alleges that the
above-named attorney, the respondent herein, has violated Gov.Bar R. X as
\par \pard \qj\tx540\tx720\tx1320\tx1440\tx5040 {\f5\fs28
\par \\pard \qj\tx540\tx1260\tx5040 \\f5\fs28 \page \tab \tab Alleged \tab
Recommended
\par }\pard \qj\tx540\tx1260\tx5040 {\f5\fs28 \tab \tab }{\f5\fs28\ul
\label{linear_violation} $$ \left( \frac{f5}{fs28} \right) {\f5}^{fs28} = \frac{f5}{fs28} $$
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\par }\pard \qj\li1170\tx540\tx1260\tx2736\tx5040\tx7056\tx8352 {\f5\fs28
Failure to file report.\tab
                                $150
\par }\pard \qj\li1440\tx540\tx1260\tx2736\tx7056\tx8352 {\f5\fs28
\par }\pard \qj\li1440\tx540\tx1260\tx2736\tx7056\tx8352 {\f5\fs28
par \geq \sqrt{j} tx540 tx1440 tx2736 tx7056 tx8352 { \f5\fs28 \tab The}
commission's report recommends imposition of a sanction against the respondent
in the total amount of $150. Upon consideration thereof,
\par \pard \qj\tx540\tx1440\tx2736\tx7056\tx8352 {\f5\fs28
\par \pard \qj\tx540\tx1440\tx2736\tx7056\tx8352 \\f5\fs28 \tab
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IT IS ORDERED by the court, effective March 5, 1997, that the respondent show
cause why the recommended sanction should not be adopted by the court and an
order so entered against the respondent pursuant to Gov.Bar R. X(6)(B).
\par \pard \qj\tx540\tx1440\tx2736\tx7056\tx8352 {\f5\fs28
par \pard \qj\tx540\tx1440\tx2736\tx7056\tx8352 {f5\fs28 \tab IT IS FURTHER}
ORDERED that, pursuant to Gov.Bar R. X(6)(B)(2), the respondent shall have until
April 4, 1997, to file objections with a brief in sup
port of the objections, along with nine copies thereof, and to serve a copy of
the objections and brief on the commission.
\par \pard \qj\tx540\tx1440\tx2736\tx7056\tx8352 {\f5\fs28
par \pard \qj\tx540\tx1440\tx2736\tx7056\tx8352 {\f5\fs28 \tab}
IT IS FURTHER ORDERED that all documents filed in this case shall meet the
filing requirements set forth in the Rules of Practice of the Supreme Court of
Ohio, including requirements as to form, number, and timeliness of filings,
unless otherwise ordered
by the court in this or any other order entered in this case.
\par \pard \qj\tx540\tx1440\tx2736\tx7056\tx8352 {\f5\fs28
\par \\pard \qj\tx540\tx1440\tx4200 {\f5\fs28 \tab IT IS FURTHER ORDERED that,
in lieu of filing objections, the respon
dent may tender payment of the recommended sanction, along with the remittance
slip included herein, by the above date. If such payment is timely tendered,
the court will issue a final order imposing the recommended sanction upon the
respondent; acknowle
dging payment; and requiring that, payment of the sanction notwithstanding,
respondent shall comply with the requirements imposed by Gov.Bar R. X for the
1994-1995 reporting period.
\par \pard \qj\tx540\tx720\tx1320\tx1440\tx4200 {\f5\fs28
\par \pard \qj\tx540\tx1440\tx4200 {f5\fs28 \page \tab IT IS FURTHER ORDERED}
by the court that the Clerk shall send this order
by certified mail to the respondent at the business address registered with the
Clerk under Gov.Bar R. VI; that, if this order is returned as undeliverable or
unclaimed, the Clerk shall resend it by regular mail to the respondent at the
residence address
registered with the Clerk; and that service of this order in accordance with the
foregoing shall be deemed effective service.
\par \\pard \qj\tx540\tx1440\tx4200 {\f5\fs28 \tab Following the time for
objections and answer briefs permitted by Gov.Bar R. X(6)(B)(2), the court shall
enter such order as it ma
y find proper and may impose the sanction recommended by the commission or any
of the sanctions listed in Gov.Bar R. X(5)(A).
\par \pard \qj\ri18\tx720\tx1440\tx7056\tx7776 {\f5\fs28
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