

**THE STATE EX REL. RONAN, APPELLEE AND CROSS-APPELLANT, v. INDUSTRIAL
COMMISSION OF OHIO ET AL., APPELLANTS AND CROSS-APPELLEES.**

[Cite as *State ex rel. Ronan v. Indus. Comm.*, 1998-Ohio-56.]

Workers' compensation—Court of appeals' judgment affirmed.

(No. 97-2245—Submitted August 19, 1998—Decided October 14, 1998.)

APPEAL and CROSS-APPEAL from the Court of Appeals for Franklin County, No.
96APD06-812.

*Law Offices of Larry Hotchkiss and Scott A. Bravi; Law Office of Thomas
Tootle and Thomas Tootle, for appellee and cross-appellant.*

*Betty D. Montgomery, Attorney General, and Craig E. Gould, Assistant
Attorney General, for appellant and cross-appellee Industrial Commission.*

*Gibson & Robbins-Penniman and Corrine S. Carman, for appellant and
cross-appellee city of Newark.*

{¶ 1} The judgment of the court of appeals is affirmed consistent with the
opinion of the court of appeals.

DOUGLAS, RESNICK, F.E. SWEENEY, PFEIFER and LUNDBERG STRATTON, JJ.,
concur.

MOYER, C.J., and COOK, J., dissent.
