

08/27/98

SUPREME COURT OF OHIO

COLUMBUS

ANNOUNCEMENT

THURSDAY
August 27, 1998

MOTION DOCKET

97-1117. Simmons-Harris v. Goff.
Franklin App. Nos. 96APE08-982 and 96APE08-991. This cause is pending before the court as an appeal and cross-appeal from the Court of Appeals for Franklin County. Upon consideration of the motion of Hanna Perkins School et al. for additional oral argument time and the motion of Hope for Cleveland's Children et al. to extend time for oral argument and to change date of oral argument,

IT IS ORDERED by the court that the motions for additional time for oral argument be, and hereby are, granted, and time is extended to twenty minutes per side.

IT IS FURTHER ORDERED by the court that the motion to change date of oral argument be, and hereby is, denied.

Cook and Lundberg Stratton, JJ., not participating.

MISCELLANEOUS DISMISSALS

97-988. Cooper v. United Parcel Serv.
Franklin App. No. 96APD06-824. This cause is pending before the court as an appeal from the Court of Appeals for Franklin County. Upon consideration of the application for dismissal by the Industrial Commission of Ohio,

IT IS ORDERED by the court that the application for dismissal by the Industrial Commission of Ohio be, and hereby is, granted.

The appeal of United Parcel Service remains pending.

97-1664. State ex rel. Simpson v. Neff Co., Chenielle Products.
Franklin App. No. 96APD09-1203. This cause is pending before the court as an appeal from the Court of Appeals for Franklin County. 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.

98-747. Ferro Corp. v. Blaw-Knox Food & Chem. Equip. Co.
Cuyahoga App. Nos. 70804 and 70936. This cause is pending
before the court as a cross-appeal from the Court of Appeals for
Cuyahoga County. Upon consideration of the joint application
for dismissal of the appeal and cross-appeal,

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.

98-748. Ferro Corp. v. Blaw-Knox Food & Chem. Equip. Co.
Cuyahoga App. Nos. 70804 and 70936. This cause is pending
before the court on the certification of conflict by the Court
of Appeals for Cuyahoga County. Upon consideration of the joint
application for dismissal of the appeal,

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.