SUPREME COURT OF OHIO

COLUMBUS

ANNOUNCEMENT

TUESDAY June 27, 2000

RECONSIDERATION DOCKET

00-520. State v. Vender.

Medina App. No. 2614-M. Reported at 89 Ohio St.3d 1424, ____ N.E.2d ___. IT IS ORDERED by the court that the motion for reconsideration in this case be, and hereby is, denied, effective June 26, 2000.

MISCELLANEOUS DISMISSALS

00-907. Christe v. GMS Mgt. Co., Inc.

Summit App. No. 18267. This cause is pending before the court as a discretionary appeal and a claimed appeal of right. It appears from the records of this court that appellant has not filed a memorandum in support of jurisdiction, due June 22, 2000, in compliance with the Rules of Practice of the Supreme Court and therefore has failed to prosecute this case with the requisite diligence. Upon consideration thereof,

IT IS ORDERED by the court that this cause be, and hereby is, dismissed, *sua sponte*, effective June 26, 2000.

00-1141. State ex rel. Sherrills v. Ohio Gen. Assembly.

In Mandamus. On November 12, 1996, in case No. 96-2406, *Sherrills v. Fuerst*, this court ordered that the Clerk of this court shall not accept for filing any additional original actions from Daries Sherrills unless the action was accompanied by the docket fee and security deposit required by S.Ct.Prac.R. XV. *Sherrills v. Fuerst* (1996), 77 Ohio St.3d 1437, 671 N.E.2d 1021.

On June 22, 2000, Daries Sherrills tendered this original action without the docket fee and security deposit required by S.Ct.Prac.R. XV and the Clerk inadvertently accepted it for filing.

Whereas this court's order prohibited the filing of an original action by Daries Sherrills without the requisite docket fee and security deposit,

IT IS ORDERED by the court, *sua sponte*, that this case be, and hereby is, dismissed, effective June 26, 2000.

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