The Supreme Court of Ohio

CASE ANNOUNCEMENTS AND ADMINISTRATIVE ACTIONS

March 11, 2003

MISCELLANEOUS DISMISSALS

2002-0252. Robinson v. Nationwide Mut. Ins. Co.

Lake App. No. 2001-L-119, 2001-Ohio-8793. This cause is pending before the court as an appeal from the Court of Appeals for Lake County. Upon consideration of joint 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.

2002-1984. In re Buechter.

Miami App. No. 2002CA22, 2002-Ohio-5598. This cause is pending before the court on the certification of a conflict by the Court of Appeals for Miami 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.

2003-0100. Cincinnati School Dist. Bd. of Edn. v. Hamilton Cty. Bd. of Revision.

Board of Tax Appeals, No. 2002-A-1142. This cause is pending before the court as an appeal from the Board of Tax Appeals. It appears from the records of this court that appellant has not filed a merit brief, due March 3, 2003, 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.

2003-0131. Crise v. Cleveland.

Cuyahoga App. No. 80984, 2002-Ohio-6229. This cause is pending before the court as a discretionary appeal. Upon consideration of appellee's motion to dismiss the notice of appeal and memorandum in support of jurisdiction as untimely, and it appearing to the court that appellant's notice of appeal and memorandum in support of jurisdiction were not filed within 45 days of the court of appeals' judgment, as required by S.Ct.Prac.R. II(2)(A)(1),

IT IS ORDERED by the court, sua sponte, that appellant's notice of appeal and memorandum be, and hereby are, stricken.

IT IS FURTHER ORDERED by the court that this cause be, and hereby is, dismissed.

MISCELLANEOUS ORDERS

In re Report of the Commission on Continuing Legal Education.

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ORDER

Laura Marie Franze :

(#0026632), : Respondent. :

This matter originated in this court on the filing of a report by the Commission on Continuing Legal Education (the "commission") pursuant to Gov.Bar R. X(6)(A)(1)(b) and (A)(2)(d). The commission recommended the imposition of sanctions against certain attorneys and judges, including the abovenamed respondent, for failure to comply with the provisions of Gov.Bar R. X and Gov.Jud.R. IV, for the 2000-2001 reporting period.

On November 6, 2002, pursuant to Gov.Bar R. X(6)(B)(1), this court issued to the respondent an order to show cause why the commission's recommendation should not be adopted and an order so entered against the respondent. Respondent filed objections to the commission's recommendation and this cause was considered by the court. Upon consideration thereof,

IT IS ORDERED by the court, sua sponte, that respondent shall pay to the Commission on Continuing Legal Education, within 30 days of the date of this

order, by certified check, bank check, or money order, a sanction fee which is hereby imposed in the total amount of \$430.00.

IT IS FURTHER ORDERED that the Clerk of the court shall record the respondent's status on the roll of attorneys as "NOT IN GOOD STANDING" until such time as the respondent has complied with this order but that this order shall not be considered a disciplinary order pursuant to Gov.Bar R. V or Gov.Bar R. X(6)(H).

IT IS FURTHER ORDERED that the commission shall notify the Clerk of the court when payment of the imposed sanction has been made by respondent.

IT IS FURTHER ORDERED that, payment of the sanction notwithstanding, respondent shall comply with the requirements imposed by Gov.Bar R. X for the 2000-2001 reporting period. See CLE Reg. 503.04.