

# The Supreme Court of Ohio

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## CASE ANNOUNCEMENTS

February 16, 2018

[Cite as *02/16/2018 Case Announcements, 2018-Ohio-599.*]

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## MOTION AND PROCEDURAL RULINGS

### **2017-1160. I.B. v. Olentangy Local School Dist. Bd. of Edn.**

Certified Question of State Law, United States District Court, Southern District of Ohio, Eastern Division, No. 2:16-CV-837. Sua sponte, stay of briefing schedule lifted. Petitioner shall file its merit brief within 40 days, and the parties shall otherwise proceed in accordance with S.Ct.Prac.R. 16.02 through 16.04 and 9.07.

### **2017-1757. CitiMortgage, Inc. v. Elrod.**

Portage App. No. 2017-P-0022, 2017-Ohio-8442. On appellee's motion to strike appeal and appellant's memorandum in support of jurisdiction. Motion denied. Appellee may file a memorandum in response to jurisdiction within 30 days.

### **2018-0115. State ex rel. Quinn v. Delaware Cty. Bd. of Elections.**

In Mandamus. On motion of Boatman, Inc., and Savko Bros. Properties X, L.L.C., to intervene as party respondents. Motion granted. On respondent Delaware County Board of Elections' motions to convert case and to expedite. Motions granted.

Alternative writ granted and the following briefing schedule set for presentation of evidence and filing of briefs: relator shall file any evidence and merit brief within five days, respondents shall file any evidence and merit briefs within five days after the filing of relator's merit brief, and relator may file a reply brief within three days after the filing of the last of respondents' merit briefs.

O'Connor, C.J., and Fischer and DeGenaro, JJ., would grant the motion to intervene only as to Boatman, Inc.