

The Supreme Court of Ohio

CASE ANNOUNCEMENTS

March 12, 2020

[Cite as *03/12/2020 Case Announcements, 2020-Ohio-904.*]

MERIT DECISIONS WITH OPINIONS

2017-1688. [Vossman v. AirNet Sys., Inc.](#), Slip Opinion No. [2020-Ohio-872](#).

Franklin App. No. 16AP-739, 2017-Ohio-2872. Judgment reversed and cause remanded.

Kennedy, French, DeWine, Donnelly, and Stewart, JJ, concur.

O'Connor, C.J., concurs in judgment only.

Fischer, J., dissents, with an opinion.

2019-1052. [Green v. Shoop](#), Slip Opinion No. [2020-Ohio-873](#).

Ross App. No. 19CA3675. Judgment affirmed. Appellant's motion to strike appellee's merit brief denied.

O'Connor, C.J., and Kennedy, French, Fischer, DeWine, Donnelly, and Stewart, JJ, concur.

2019-1080. [State ex rel. Holman v. Collins](#), Slip Opinion No. [2020-Ohio-874](#).

Pickaway App. No. 19CA11. Judgment affirmed.

O'Connor, C.J., and Kennedy, French, Fischer, DeWine, Donnelly, and Stewart, JJ, concur.

2019-1194. [State ex rel. Russell v. Klatt](#), Slip Opinion No. [2020-Ohio-875](#).

Franklin App. No. 19AP-264. Judgment affirmed.

O'Connor, C.J., and Kennedy, French, Fischer, DeWine, Donnelly, and Stewart, JJ, concur.

AFFIDAVITS OF DISQUALIFICATION

The chief justice has released the following judicial-disqualification opinions, which were previously issued as entries in response to affidavits of disqualification filed pursuant to R.C. 2701.03.

19-AP-125. In re Disqualification of Schweikert, [2019-Ohio-5509](#) (decided Nov. 7, 2019).

19-AP-132. In re Disqualification of Ferenc, [2019-Ohio-5510](#) (decided Nov. 5, 2019).

19-AP-136. In re Disqualification of Navarre, [2019-Ohio-5508](#) (decided Nov. 20, 2019).

MOTION AND PROCEDURAL RULINGS

[2019-0621. In re M.H.](#)

Cuyahoga App. No. 105742, 2018-Ohio-4848. On joint motion of appellee and amicus curiae Ohio Attorney General Dave Yost for divided oral-argument time scheduled for April 29, 2020. Motion granted. Amicus curiae shall share the time allotted to appellee.

MEDIATION MATTERS

The following case has been returned to the regular docket under S.Ct.Prac.R. 19.01. The appellant shall file a brief within 40 days, and the parties shall otherwise proceed in accordance with S.Ct.Prac.R. 16.02 through 16.07. As provided in S.Ct.Prac.R. 16.07, the court may dismiss the case or take other action if the parties fail to timely file merit briefs.

[2020-0134. O’Keeffe v. McClain.](#)

Board of Tax Appeals, No. 2018-482. On appellee’s motion to lift mediation stay. Motion granted.