

The Supreme Court of Ohio

CASE ANNOUNCEMENTS

June 7, 2012

[Cite as *06/07/2012 Case Announcements*, 2012-Ohio-2487.]

MERIT DECISIONS WITH OPINIONS

2011-1768. Toledo Bar Assn. v. Woodley, Slip Opinion No. 2012-Ohio-2458.

On Certified Report by the Board of Commissioners on Grievances and Discipline, No. 11-005. Robert Alan Woodley, Attorney Registration No. 0021660, is indefinitely suspended from the practice of law in Ohio.

O'Connor, C.J., and Pfeifer, Lundberg Stratton, O'Donnell, Lanzinger, Cupp, and McGee Brown, JJ., concur.

MOTION AND PROCEDURAL RULINGS

In re Karnofel.

On February 10, 2010, this court found Delores M. Karnofel to be a vexatious litigator under S.Ct.Prac.R. 14.5(B). This court further ordered that Karnofel was prohibited from continuing or instituting legal proceedings in the court without obtaining leave.

On May 31, 2012, Karnofel presented a motion for leave to proceed. It is ordered by the court that the motion for leave to proceed is denied.

2012-0107. In re Grimm.

On April 18, 2012, this court found appellant Robert L. Grimm to be a vexatious litigator under S.Ct.Prac.R. 14.5(B). This court further ordered that appellant was prohibited from continuing or instituting legal proceedings in the court without obtaining leave.

On May 29, 2012, Grimm presented an application for leave to proceed. It is ordered by the court that the application for leave is denied.

2012-0511. State ex rel. Culgan v. Collier.

Medina App. No. 11CA0097-M. This cause is pending before the court as an appeal from the Court of Appeals for Medina County.

Upon consideration of appellant's motion to supplement the record with transcripts prepared for a previous appeal, it is ordered by the court that the motion is denied.

2012-0547. Pemberton v. Carter.

Upon consideration of relator's motion for default judgment, it is ordered by the court that the motion is denied as moot.

2012-0768. Cruz v. Kettering Health Network.

Meigs App. No. 24465. This cause is pending before the court as a discretionary appeal.

Upon review of the notice of appeal and memorandum in support of jurisdiction, it is evident that Kenneth A. Lazarus has not filed a timely motion for admission pro hac vice pursuant to S.Ct.Prac.R. 1.2. Therefore, it is ordered by the court, sua sponte, that Kenneth A. Lazarus is stricken from the notice of appeal and memorandum in support of jurisdiction for failure to comply with S.Ct.Prac.R. 1.2 and Gov.Bar R. XII (2)(A)(6)(a)–(e).

MISCELLANEOUS DISMISSALS

2012-0861. Doby-Robinson v. Kaiser Permanente Found.

Cuyahoga App. No. 97495. This cause is pending before the court as a discretionary appeal and claimed appeal of right. On May 17, 2012, when this appeal was filed, a check in the amount of \$100 was submitted by appellant to satisfy the requirement of the docket fee imposed by R.C. 2503.17 and S.Ct.Prac.R. 15.1. This court has been informed by the Office of the Treasurer of the State of Ohio that the check was returned because of insufficient funds.

R.C. 2503.17 and S.Ct.Prac.R. 15.1 require that the docket fee shall be paid before a notice of appeal is filed or a case is docketed. Therefore, it is ordered by the court, sua sponte, that this cause is dismissed.