

# The Supreme Court of Ohio

---

## CASE ANNOUNCEMENTS

November 15, 2019

[Cite as *11/15/2019 Case Announcements*, 2019-Ohio-4696.]

---

## MERIT DECISIONS WITHOUT OPINIONS

### **2019-1526. *State ex rel. Magsig v. Toledo.***

In Prohibition. On respondent's motion to dismiss. Motion denied. Sua sponte, alternative writ granted. The following briefing schedule is set for the presentation of evidence and the filing of briefs pursuant to S.Ct.Prac.R. 12.05: The parties shall file any evidence they intend to present within 20 days, relator shall file a brief within 10 days of the filing of the evidence, respondent shall file a brief within 20 days after the filing of relator's brief, and relator may file a reply brief within 7 days after the filing of respondent's brief.

DeWine, J., would grant a peremptory writ of prohibition.

## MOTION AND PROCEDURAL RULINGS

### **2019-0273. *In re Complaint of Wingo v. Nationwide Energy Partners, L.L.C.***

Public Utilities Commission, No. 17-2002-EL-CSS. On motion of intervening appellee, Nationwide Energy Partners, L.L.C., to strike appellant's merit brief, dismiss appellant's proposition of law Nos. I through V, and suspend briefing schedule pending resolution of this motion. Request to suspend briefing denied. Requests to strike and dismiss remain pending.

### **2019-0488. *Stiner v. Amazon.com, Inc.***

Lorain App. No. 17CA011215, 2019-Ohio-586. On appellant's motion to file merit brief under seal. Motion granted.

**2019-0838. Columbia Gas Transm., L.L.C. v. Ohio Valley Coal Co.**

Franklin App. No. 17AP-413, 2019-Ohio-1004. On appellants' "notice of suggestion on pendency of bankruptcy for Murray Energy Holdings Co., et al., and automatic stay of proceedings." Cause stayed pending resolution of the bankruptcy case. The parties shall notify this court immediately upon conclusion of the bankruptcy proceedings or a lifting of the automatic stay imposed by 11 U.S.C. 362.

**2019-0965. In re Application of Dornette.**

On applicant's motion to seal the record. Motion granted in part. The portions of the record and the reports of the board that relate to applicant's juvenile adjudication shall be maintained permanently under seal.

Kennedy and Fischer, JJ., not participating.

**2019-1157. White v. Nelson.**

In Procedendo. On relator's "motion for Attorney General recusal from representing judges pursuant to appearance of impropriety," motion for oral argument, and "motion for full judge panel decision of case no. 2019-1157 in the Supreme Court of Ohio." Motions denied as moot.