

The Supreme Court of Ohio

CASE ANNOUNCEMENTS

April 9, 2025

[Cite as *04/09/2025 Case Announcements*, 2025-Ohio-1243.]

MERIT DECISIONS WITH OPINIONS

2023-1300. State ex rel. Mauk v. Sheldon, Slip Opinion No. 2025-Ohio-1221.

In Mandamus. On relator's motion to compel and motion for sanctions. Motions denied. Writ denied in part and held in abeyance in part. Sua sponte, respondents Richland County Sheriff's Office and Sheriff Steve Sheldon ordered to file under seal within 14 days of the court's entry for in camera inspection unredacted copies of the responses to records request Nos. 6, 10, and 11. Decision on relator's other requests for relief against respondents Richland County Sheriff's Office and Sheriff Steve Sheldon held in abeyance. Writ denied as to records request No. 3 and as to respondents Ohio Department of Public Safety and its director, Andy Wilson. Relator's other requests for relief against respondents Ohio Department of Public Safety and its director, Andy Wilson, denied.

DeWine, Brunner, Deters, Hawkins, and Shanahan, JJ., concur.

Fischer, J., concurs in judgment only.

Kennedy, C.J., concurs in part and dissents in part, with an opinion.

MOTION AND PROCEDURAL RULINGS

2023-0111 and 2023-0130. In re Application of Dayton Power & Light Co.

Public Utilities Commission, Nos. 08-1094-EL-SSO, 08-1095-EL-ATA, 08-1096-EL-AAM, and 08-1097-EL-UNC. On appellant/cross-appellee's motion to vary time for oral argument. Motion granted. Sua sponte, oral argument ordered to proceed as follows: Appellant/cross-appellee shall argue first and is permitted ten minutes of oral-argument time. Appellee/cross-appellant shall argue second and is permitted ten minutes of oral-argument time. Appellee/cross-appellee shall argue

third and is permitted ten minutes of oral-argument time. Appellant/cross-appellee and appellee/cross-appellant permitted to reserve any portion of their allotted time for rebuttal, and rebuttal shall proceed in the same order as specified above.