

The Supreme Court of Ohio

CASE ANNOUNCEMENTS

June 24, 2026

[Cite as *06/24/2026 Case Announcements #2, 2026-Ohio-2389.*]

MOTION AND PROCEDURAL RULINGS

In re Hill.

On September 3, 2020, this court found Tyrice Hill to be a vexatious litigator under Rule 4.03(B) in *State ex rel. Hill v. Navarre*, [2020-Ohio-4274](#). On Hill's motion for leave to file an action for a writ of mandamus. Motion denied.

[2026-0456](#) and [2026-0647](#). *State v. Dejournett*.

Summit App. No. 31316, [2026-Ohio-640](#). On appellant's motion for appointment of counsel. Motion granted. Joseph Shell appointed to represent appellant.

[2026-0617](#). *State ex rel. Wasserman v. Phipps*.

In Mandamus and Procedendo. Sua sponte, it is ordered that within 14 days, relator shall submit a written request for ordinary-mail service or show cause why this case should not be dismissed as to respondent Harvey Wasserman for failure to perfect service.

[2026-0733](#). *Disciplinary Counsel v. Stobbs*.

On relator's motion for order to show cause. Respondent ordered to file a written response with the clerk of this court within ten days showing cause why he should not be held in contempt and suspended from the practice of law until he complies with the April 13, 2026 order of the panel of the Board of Professional Conduct.

[2026-0782](#). *State ex rel. Alexander v. Howe*.

Lucas App. No. L-26-00114, [2026-Ohio-1683](#). This case originated in the court of appeals and therefore should proceed as an appeal of right pursuant to Rule 5.01. The clerk shall issue an order for the transmission of the record from the Court of

Appeals for Lucas County, and the parties shall otherwise proceed in accordance with Section 16 of the Rules of Practice of the Supreme Court of Ohio.

2026-0786. In re C.H.

Cuyahoga App. Nos. 115580 and 116147, [2026-Ohio-1658](#). Sua sponte, case ordered to proceed according to the Rules of Practice of the Supreme Court of Ohio that pertain to cases involving termination of parental rights of a minor child. Pursuant to Rule 7.03(A)(2), appellee shall file a memorandum in response within 20 days.