The Supreme Court of Ohio

CASE ANNOUNCEMENTS

November 25, 2014

[Cite as 11/25/2014 Case Announcements, 2014-Ohio-5217.]

MERIT DECISIONS WITH OPINIONS

2013-0451. State ex rel. RFFG, L.L.C. v. Ohio Bur. of Workers' Comp., Slip Opinion No. 2014-Ohio-5199.

Franklin App. No. 11AP-647, 2013-Ohio-241. Judgment affirmed.

O'Connor, C.J., and Pfeifer, O'Donnell, Lanzinger, Kennedy, French, and O'Neill, JJ., concur.

2014-0013. State ex rel. Hawkins v. Haas, Slip Opinion No. 2014-Ohio-5196.

In Mandamus and Habeas Corpus. Cause dismissed.

O'Connor, C.J., and Pfeifer, O'Donnell, Lanzinger, Kennedy, French, and O'Neill, JJ., concur.

2014-0117. Hillman v. Bunting, Slip Opinion No. 2014-Ohio-5197.

Marion App. No. 9-13-53. Judgment affirmed.

O'Connor, C.J., and Pfeifer, O'Donnell, Lanzinger, Kennedy, French, and O'Neill, JJ., concur.

MOTION AND PROCEDURAL RULINGS

2010-1105. State v. Osie.

Butler C.P. No. CR 2009-02-0302. This cause came on for further consideration upon the filing of appellant's motion for stay of execution set for June 15, 2016, pending disposition of available state remedies.

Upon consideration of appellant's motion for stay of execution set for June 15, 2016, it is ordered by the court that the motion is granted. It is further ordered

that this stay shall remain in effect until exhaustion of all state postconviction proceedings, including any appeals.

2014-0872. HR McNaughten SPE, L.L.C. v. Franklin Cty. Bd. of Revision.

Board of Tax Appeals, Nos. 2013-2508 and 2013-2509. This cause is pending before the court as an appeal from the Board of Tax Appeals.

Upon consideration of the joint motion to remand the appeal to the Board of Tax Appeals, it is ordered by the court that the cause is remanded to the Board of Tax Appeals to take further action as appropriate.

It is further ordered that a mandate be sent to and filed with the Board of Tax Appeals.

2014-1138. State ex rel. Clemons v. Ohio Workers' Comp. Bd. of Dirs.

In Mandamus. This cause came for further consideration upon the filing of relator's motion to strike all applicable pleadings of respondent BWC.

It is ordered by the court that the motion is denied as moot.

2014-1943. Walker v. Ford Motor Co.

Cuyahoga App. No. 100759, 2014-Ohio-4208. This cause is pending before the court as a jurisdictional appeal.

Upon consideration of the motions for admission pro hac vice of Jonathan Hacker and Bradley Garcia, it is ordered by the court that the motions are granted. Pursuant to Gov.Bar R. XII(4), counsel shall file notices of permission to appear pro hac vice with the Supreme Court's Office of Attorney Services within 30 days of the date of this entry.

In re Ealy.

On February 18, 2009, this court found Larry E. Ealy to be a vexatious litigator under S.Ct.Prac.R. 4.03(B). This court further ordered that Ealy was prohibited from continuing or instituting legal proceedings in this court without first obtaining leave. On October 21, 2014, Ealy presented a motion for leave to file.

It is ordered by the court that the motion for leave to file is denied.

In re Bozsik.

On June 4, 2008, this court found Steven A. Bozsik to be a vexatious litigator under S.Ct.Prac.R. 4.03(B). This court further ordered that Bozsik was prohibited from continuing or instituting legal proceedings in the court without obtaining leave. On October 20, 2014, Bozsik presented an application to commence the proffered/attached action for a peremptory or alternative writ of mandamus.

It is ordered by the court that the application to commence is denied.

In re Guess.

On August 2, 2006, this court found Bo Guess to be a vexatious litigator under S.Ct.Prac.R. 4.03(B). This court further ordered that Guess was prohibited from continuing or instituting legal proceedings in this court without first obtaining leave. On November 10, 2014, Guess submitted an application for leave to file a motion for original documents.

It is ordered by the court that the application for leave is denied.