

(TRIAL COURT)

Trial Court Case No. _____

Court of Appeals
Case No. _____

Plaintiff / Appell _____

Date Trial Court's
Judgment Entry being
appealed was entered
on the journal _____**DOCKETING STATEMENT**
Pursuant to App.R. 3 (F),
6th Dist. Loc. App.R. 3 (C)
and 12 (A)

Defendant / Appell _____

1. This appeal should be assigned to:

_____ The expedited calendar for the reason checked:
(See App.R. 11.2 / R.C. 3109.04(H))

_____ A. Abortion related appeal

_____ B. Appeal from order granting or denying adoption of minor or granting or denying termination of
parental rights

_____ C. Appeal concerning dependent, abused, neglected, unruly, delinquent child

_____ D. Prosecutorial appeal from suppression order

_____ The accelerated calendar for the reason checked:
(See App.R. 11.1 and 3(G) as well as 6th Dist. Loc. App.R. 12.)

_____ A. No transcript is required

_____ B. The transcript is of such length that its preparation time will not be a source of delay. (The
transcript in an accelerated appeal is to be filed within 20 days of filing the notice of appeal.
See App. R. 10 (A).)

_____ C. An agreed statement will be submitted within 20 days.

_____ D. The record was made in an administrative hearing and was filed with the trial court.

_____ E. All parties to the appeal (as shown by the attached statement) agree to an assignment to the
accelerated calendar.

_____ The regular calendar for reason (s) checked:

_____ A. The transcript is of such length that its preparation time will take more than 20 days from the
date the notice of appeal is filed.

____ B. A brief in excess of 15 pages is necessary to adequately argue the issues.

____ C. The appeal concerns unique issues of law which will be of substantial precedential value in the determination of similar cases.

____ D. Other _____

2. Probable issues for review:

3. Has a notice of appeal been previously filed in this court concerning this case or a related case?

____ Yes ____ No

If so, what was the previous appellate case number? _____

(QUESTIONS 4 THROUGH 8 APPLY TO CIVIL AND ADMINISTRATIVE APPEALS ONLY)

4. Nature of Case: (for example: Personal Injury (slip and fall); administrative appeal (zoning); termination of parental rights; probate (will contest); breach of contract; malpractice (legal); etc.

5 Does the appeal depend on an interpretation or application of a particular case (s) or statute (s).

____ Yes ____ No If yes, please cite case (s) or statute (s) _____

6. How would you characterize the extent of your settlement discussions prior to judgment in the trial court?

____ None ____ Minimal ____ Moderate ____ Extensive

7. Have post-judgment settlement discussions taken place?

____ Yes ____ No

8. Would a mediation pursuant to 6th Dist. Loc. App.R. 13 be of any assistance in the resolution of this matter? *

_____ Yes _____ No _____ Maybe Please explain (optional). _____

(Name)

Attorney for _____

(Address, telephone number)

(Supreme Court Registration Number)

*THE PRIMARY PURPOSE OF A MEDIATION IS TO HELP THE PARTIES EXPLORE POSSIBILITIES FOR SETTLEMENT OF THE CASE BEFORE INCURRING ADDITIONAL EXPENSES.