
(TRIAL COURT)

Trial Court Case No. _____

Court of Appeals
Case No. _____

Plaintiff / Appell _____

v.

Defendant / 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)

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.