

R E L E A S E

FEBRUARY 1, 2002

LAKE

2001-L-219 LAKE METROPOLITAN HOUSING AUTHORITY, Plaintiff-Appellee v. RICHARD MASON, et al., Defendants-Appellants.

Upon the request of Appellants, the appeal is hereby dismissed. See Judgment Entry.

2001-L-220 R. W. SIDLEY, INC., Appellant v. LAKE COUNTY BOARD OF REVISION, et al., Appellees.

Upon the request of Appellant, the appeal is hereby dismissed. See Judgment Entry.

TRUMBULL

2001-T-0134 DOUGLAS R. LITTLE, Plaintiff-Appellant v. CHRISTENA M. LITTLE, Defendant-Appellee.

Appeal dismissed. See Memorandum Opinion and Judgment Entry. [CHRISTLEY] (NADER) (GRENDLELL)

APPELLATE PROCEDURE:

A trial court judgment that indicates that a second judgment is forthcoming is not a final appealable order.

2001-T-0149 STATE OF OHIO, Plaintiff-Appellee v. EDWIN GORDON DODGE, Defendant-Appellant.

Appeal dismissed. See Memorandum Opinion and Judgment Entry. [CHRISTLEY] (NADER) (GRENDLELL)

APPELLATE PROCEDURE:

An App.R. 5(A) motion for leave to file a delayed appeal must contain reasons for failing to perfect an appeal as of right. The failure to include reasons in the motion will result in the denial of the motion and the dismissal of the appeal.

2001-T-0152 GARY J. FORGAC, Appellant-Relator v. STATE OF OHIO, Appellee-Respondent.

Petition dismissed. See *Per Curiam* Opinion and Judgment Entry. (CHRISTLEY)
(NADER) (GRENDALL)

EXTRAORDINARY WRIT:

When a petitioner seeks his immediate release from a jail or prison, he is attempting to state a claim in habeas corpus. Before this court can entertain such a claim, the petitioner must name the jailor as a party to the case. An action in habeas corpus cannot be employed to contest the validity of an indictment or complaint against a defendant.