

Local Rule 8 – Bail and suspension of execution of sentence in criminal cases

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(C) Briefing. A motion shall be accompanied by a memorandum that sets forth specific facts demonstrating why it should be granted with specific references to the factors in R.C. 2937.011 Crim.R. 46. The movant shall discuss whether a bond should be required and, if so, in what amount. The failure to comply with this section may result in the denial of the motion. Within seven days of the filing of the motion or application, an opposing party may file a response addressing whether it should be granted and the amount of bond, if any, that should be required.

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Local Rule 13.2 – Fax filing

(NOTE: The only appellate clerk of courts to accept fax filings is the Lorain County Clerk of Courts. Nothing in this Local Rule is intended to require any clerk of courts to accept fax filings.)

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**COURT OF APPEALS OF OHIO
NINTH APPELLATE DISTRICT**

Docketing Statement

Appeal No. _____

A time-stamped copy of the final judgment being appealed must be attached to this statement.

Trial Court Name _____

Trial Court Caption _____
(Name of first plaintiff)

versus

(Name of first defendant)

Trial Court Case Number _____

Trial Court Judge _____

Date of judgment appealed _____

Was the time to appeal extended
by App.R. 4(B)? Yes No

CALENDAR DESIGNATION

THIS APPEAL SHOULD BE ASSIGNED TO:

Regular Calendar.
 Accelerated Calendar. *See Loc.R. 11.1.*
 Expedited Calendar (generally for appeals involving termination of parental rights). *See App.R. 11.2.*

THE RECORD
Mark the paragraph that applies.

TO THE CLERK OF COURTS: Please immediately assemble and transmit the record in this case. I certify that the paragraph I marked accurately describes the complete record to be filed:

1. The record will consist of **ONLY** the original papers, exhibits, a certified copy of the docket and journal entries, and any transcripts of proceedings that were filed in the trial court prior to final judgment.
2. The record will include the original papers and exhibits filed in the trial court, a certified copy of the docket and journal entries, and a full or partial transcript of proceedings prepared for this appeal by a court reporter appointed by the trial court, who I served with a praecipe that I also filed with this court. If only a partial transcript of proceedings is requested, see App.R. 9(B).
3. The record will include the original papers and exhibits filed in the trial court and a certified copy of the docket and journal entries, and a statement of the evidence or proceedings pursuant to App.R. 9(C) or an agreed statement of the case pursuant to App.R. 9(D).
4. The record will include the original papers and exhibits filed in the trial court and a certified copy of the docket and journal entries, and both a transcript of proceedings prepared by a court reporter appointed by the trial court and a statement of the evidence or case pursuant to App.R. 9(C) or (D). If only a partial transcript of proceedings is requested, see App.R. 9(B).

If you intend to rely upon a transcript of proceedings filed in an earlier appeal, you must seek permission from the court to supplement the record in this appeal with the transcript filed in the earlier appeal.

**A time-stamped copy of the final judgment being appealed must be attached to this statement.
If the order appealed is not final and appealable under R.C. 2505.02, the Court must dismiss the appeal.**

THE PARTIES

Please provide the following information for **all** parties to the proceedings in the trial court.

A party who files a notice of appeal is an appellant. A party who would be adversely affected if the judgment below is reversed should be designated as an appellee. All other parties to the action below should retain their trial court designation (plaintiff, defendant, third-party plaintiff, third-party defendant, petitioner, respondent, etc.). *See Local Rule 3.*

If a party was not represented by counsel in the proceedings below, please provide the address and phone number of the party. If there are additional parties and/or attorneys, please copy this page, complete the information for the additional parties, and attach it to this statement. **Appellant must attach a copy of any order that resolved a claim against any of the parties.**

Party's name _____	Party's name _____
Party's designation _____	Party's designation _____
Attorney's name _____	Attorney's name _____
Attorney's registration number _____	Attorney's registration number _____
Address of counsel or party _____ _____	Address of counsel or party _____ _____
Phone _____ Fax _____	Phone _____ Fax _____
Email _____	Email _____
Party's name _____	Party's name _____
Party's designation _____	Party's designation _____
Attorney's name _____	Attorney's name _____
Attorney's registration number _____	Attorney's registration number _____
Address of counsel or party _____ _____	Address of counsel or party _____ _____
Phone _____ Fax _____	Phone _____ Fax _____
Email _____	Email _____
Party's name _____	Party's name _____
Party's designation _____	Party's designation _____
Attorney's name _____	Attorney's name _____
Attorney's registration number _____	Attorney's registration number _____
Address of counsel or party _____ _____	Address of counsel or party _____ _____
Phone _____ Fax _____	Phone _____ Fax _____
Email _____	Email _____

GENERAL INFORMATION

Was a stay requested in the trial court? Yes No

If a stay was requested, how did the trial court rule? Granted Denied Pending

If this case has previously been before this Court, list prior appellate case number(s): _____

List case names and numbers of cases pending in this court that involve the same transaction or controversy involved in this appeal: _____

Probable issues for appeal: _____

CRIMINAL CASE

Misdemeanor Felony Appeal by Victim
 Trial Guilty/No contest plea

Charges _____

Sentence _____

Type of Appeal: Defendant's Appeal as of Right State's Appeal as of Right
 Defendant's Appeal by Leave of Court State's Appeal by Leave of Court

CIVIL CASE

Type of action in trial court? _____

Did the judgment dispose of all claims by and against all parties? Yes No

If not, is there a determination that there is "no just reason for delay?" Civ.R. 54(B). Yes No

Have the parties previously participated in mediation of this dispute? Yes No

Would a mediation conference assist in the resolution of this matter? Yes No Maybe

Must this case be expedited as being one of the following types of cases? Yes No

- App.R. 11.2(B) or (C) appeals (abortion without parental consent, adoption, and parental rights)
- App.R. 11.2(ED) appeals (dependent, abused, neglected, unruly, or delinquent child appeals)
- Appeal under determination of local fiscal emergency brought by municipal corporation
- Election contests as provided in R.C. 3515.08

I CERTIFY THAT THE ABOVE INFORMATION IS ACCURATE TO THE BEST OF MY KNOWLEDGE AND THAT I HAVE ATTACHED A COPY OF THE FINAL JUDGMENT FROM WHICH THIS APPEAL IS TAKEN.

Signature of Counsel (or party if not represented by counsel)