

1/30/04



Nobody
<nobody@uscbgov.ao.
dcn>

To: Rules_Support@ao.uscourts.gov
cc:
Subject: Submission from <http://www.uscourts.gov/rules/submit.html>

01/30/2004 04:30 PM

03-AP-228

Salutation: Mr.
First: Charles
MI: M
Last: Miller
Org: Supreme Court of Ohio
MailingAddress1: 30 E. Broad St., 3rd Floor
MailingAddress2:
City: Columbus
State: Ohio
ZIP: 43215
EmailAddress: millerc@sconet.state.oh.us
Phone: 614-466-1251
Fax: 614-466-1227
Appellate: Yes
Comments:

App. R. 32.1. I am a law clerk for a state supreme court. From my perspective, the rule should not allow the citation of unpublished opinion. These opinions are unpublished because those who worked on them determined that the case is not worthy of citation. Moreover, a large amount of additional time will need to go into writing opinions to bring the editing and proofing of unpublished opinions up to the level of published ones. Information overload is a bad thing, especially when most of the additional information is of little value.

submit2: Submit Comment

HTTP Referer: <http://www.uscourts.gov/rules/submit.html>
HTTP User Agent: Mozilla/4.0 (compatible; MSIE 6.0; Windows NT 5.1; Q312461;.NET CLR 1.0.3705)
Remote Host:
Remote Address: 10.213.201.7
