Ohio Bureau of Motor Vehicles, Appellant, *v*. Eheman, Appellee. Ohio Bureau of Motor Vehicles, Appellant, *v*. Lopez, Appellee. Ohio Bureau of Motor Vehicles, Appellant, *v*. McKenzie, Appellee. Ohio Bureau of Motor Vehicles, Appellant, *v*. Worster, Appellee. [Cite as *Ohio Bur. of Motor Vehicles v. Eheman* (1997), ____ Ohio St.3d ____.]

Motor vehicles — Suspension of driver's license — Ohio resident whose driver's license has been suspended in Ohio based upon an out-ofstate conviction for driving under the influence of drugs or alcohol may petition for occupational driving privileges in Ohio — Former R.C. 4507.169 is constitutional.

(Nos. 96-858, 96-859, 96-860 and 96-861 - Submitted June 25,

1997 — Decided July 30, 1997.)

APPEAL from the Court of Appeals for Hamilton County, No. C-950127.

APPEAL from the Court of Appeals for Butler County, No. CA94-12-232. APPEALS from the Court of Appeals for Clermont County, Nos. CA95-01-005 and CA95-05-029.

Betty D. Montgomery, Attorney General, and William C. Becker, Assistant Attorney General, for appellant.

Lindhorst & Dreidame and Leo J. Breslin, for appellees Gary W.

McKenzie and William A. Worster in case Nos. 96-860 and 96-861.

The judgments of the courts of appeals are reversed, and the causes

are remanded for further proceedings consistent with Hughes v. Ohio Bur.

of Motor Vehicles (1997), ____ Ohio St.3d ____, ___ N.E.2d ____.

MOYER, C.J., DOUGLAS, RESNICK, F.E. SWEENEY, PFEIFER, COOK and LUNDBERG STRATTON, JJ., concur.