OPINIONS OF THE SUPREME COURT OF OHIO

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Cornell et al., Appellants, v. Parsons Coal Company et al., Appellees.

[Cite as Cornell v. Parsons Coal Co. (1994), Ohio St.3d .]

Appeal dismissed as improvidently allowed.

(No. 93-1895 -- Submitted November 15, 1994 -- Decided December 14, 1994.)

Appeal from the Court of Appeals for Columbiana County, No. 92-C-45.

Schulman, Mestel & Burick Co., L.P.A., Allen Schulman, Jr. and Timothy B. Saylor, for appellants.

Mansour, Gavin, Gerlack & Manos Co., L.P.A., Jeffrey M. Embleton and Roberta E. Blackham, for appellees.

The cause is dismissed, sua sponte, as having been improvidently allowed.

Moyer, C.J., A.W. Sweeney, Douglas, Wright, Resnick, F.E. Sweeney and Pfeifer, JJ., concur.