CONNORS, APPELLANT, v. STERLING MILK COMPANY ET AL., APPELLEES. [Cite as Connors v. Sterling Milk Co., 1995-Ohio-146.]

Appeal dismissed as improvidently allowed.

(No. 93-2582—Submitted March 21, 1995—Decided May 3, 1995.) APPEAL from the Court of Appeals for Henry County, No. 7-93-12.

Gallon & Takacs Co., L.P.A., and Theodore A. Bowman, for appellant.

DeNune & Killam Co., L.P.A., Duard D. Ballard and Ralph DeNune III, for appellee Sterling Milk Company.

Betty D. Montgomery, Attorney General, Mark E. Mastrangelo and Fred J. Pompeani, Assistant Attorneys General, for appellee Administrator, Bureau of Workers' Compensation.

Baker, Baker & Sweterlitsch and Douglas A. Baker, urging reversal for amicus curiae, Ohio Psychological Association.

Stewart Jaffy & Associates Co., L.P.A., Stewart R. Jaffy and Marc J. Jaffy, urging reversal for amici curiae, Ohio AFL-CIO and Ohio Academy of Trial Lawyers.

 $\{\P 1\}$ The appeal is dismissed, *sua sponte*, as having been improvidently allowed.

MOYER, C.J., DOUGLAS, WRIGHT, RESNICK, F.E. SWEENEY, and COOK, JJ., concur.

PFEIFER, J., dissents and would reverse the judgment of the court of appeals.
