

**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.

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*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.

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{¶ 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.

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