OPINIONS OF THE SUPREME COURT OF OHIO The full texts of the opinions of the Supreme Court of Ohio are being transmitted electronically beginning May 27, 1992, pursuant to a pilot project implemented by Chief Justice Thomas J. Moyer. Please call any errors to the attention of the Reporter's Office of the Supr eme Court of Ohio. Attention: Walter S. Kobalka, Reporter, or Deborah J. Barrett, Administrative Assistant. Tel.: (614) 466-4961; in Ohio 1-800-826-9010. Your comments on this pilot project are also welcome. NOTE: Corrections may be made by the Supreme Court to the full texts of the opinions after they have been released electronically to the public. The r eader is therefore advised to check the bound volumes of Ohio St.3d published by West Publishing Company for the final versions of these opinions. The advance sheets to Ohio St.3d will also contain the volume and page numbers where the opinions will be found in the bound volumes of the Ohio Official Reports. Sayre, Appellee, v. Hoelzle-Sayre, Appellant. [Cite as Sayre v. Hoelzle-Sayre (1995), Ohio St.3d .1 Appeal dismissed as improvidently allowed. (No. 94-1094 -- Submitted June 6, 1995 -- Decided July 19, 1995.) Appeal from the Court of Appeals for Seneca County, No. 13-93-32. B. Mark Davis, for appellee. Britz & Zemmelman and Harland M. Britz, for appellant. The appeal is dismissed, sua sponte, as having been improvid ently allowed. Moyer, C.J., Douglas, Wright, F.E. Sweeney, Pfeifer and Cook, JJ., concur. Resnick, J., dissents, and would reverse the judgment of the court of appeals and remand for a new hearing.