ROMP ET AL., APPELLEES, v. HAIG, APPELLEE; BAUER COMPANY, APPELLANT. [Cite as Romp v. Haig, 1996-Ohio-330.]

Appeal dismissed as having been improvidently allowed.

(No. 95-2059—Submitted October 16, 1996—Decided December 11, 1996.) APPEAL from the Court of Appeals for Hamilton County, No. C-940268.

White, Getgey & Meyer Co., L.P.A., and David P. Kamp, for appellees Kenneth and Debbie Romp.

Cuni, O'Brien & Ferguson Co., L.P.A., Thomas L. Cuni and Amy B. Schott Ferguson, for appellee D. Thomas Haig.

Dinsmore & Shohl, Steven H. Schreiber and Sara Simrall Rorer, for appellant.

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

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