## RULLI, APPELLEE, v. RULLI ET AL., APPELLANTS. [Cite as Rulli v. Rulli, 1998-Ohio-651.]

Appeal dismissed as improvidently allowed.

(No. 97-565—Submitted December 2, 1997—Decided February 11, 1998.)

APPEAL from the Court of Appeals for Mahoning County, No. 94 C.A. 134.

ON MOTION TO DISMISS.

Manchester, Bennett, Powers & Ullman, L.P.A., and John F. Zimmerman, Jr., for appellee.

Henderson, Covington, Messenger, Newman & Thomas Co., L.P.A., James L. Messenger and Jerry M. Bryan, for appellants.

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

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