AKRON HYDROELECTRIC COMPANY, APPELLANT, v. CITY OF CUYAHOGA FALLS ET AL., APPELLEES.

[Cite as Akron Hydroelectric Co. v. Cuyahoga Falls, 1999-Ohio-150.] Appeal dismissed as improvidently allowed.

(No. 98-2122—Submitted June 9, 1999—Decided July 28, 1999.)
APPEAL from the Court of Appeals for Summit County, No. 18849.

Richard K. Wilcox, for appellant.

Virgil Arrington, Jr., Deputy Law Director, for appellee city of Cuyahoga Falls.

Brouse & McDowell and J. Bruce Hunsicker, for appellee Powerhouse at Water's Edge, Ltd.

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

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