HILLYER ET AL., APPELLANTS, v. STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, APPELLEE.

[Cite as Hillyer v. State Farm Mut. Auto. Ins. Co., 1999-Ohio-25.] Appeal dismissed as improvidently allowed.

(No. 99-421–Submitted October 12, 1999–Decided November 24, 1999.) APPEAL from the Court of Appeals for Cuyahoga County, No. 75073.

Friedman, Domiano & Smith Co., L.P.A., Jeffrey H. Friedman and Stephen S. Vanek, for appellants.

Meyers, Hentemann & Rea Co., L.P.A., Henry A. Hentemann and J. Michael Creagan, for appellee.

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

DOUGLAS, RESNICK, F.E. SWEENEY, PFEIFER and LUNDBERG STRATTON, JJ., concur.

 $Mo{\scriptsize YER}, C.J., and Cook, J., dissent. \\$