MADERA, APPELLANT, v. SATELLITE SHELTERS, INC. ET Al., APPELLEES. [Cite as Madera v. Satellite Shelters, Inc., 1999-Ohio-342.]

Appeal dismissed as improvidently allowed—Court of appeals' opinion ordered not to be published.

(No. 98-1927—Submitted May 26, 1999—Decided July 7, 1999.)

APPEAL from the Court of Appeals for Cuyahoga County, No. 73172.

Dolatowski & Campbell Co., L.P.A., and Robert B. Campbell, for appellant.

Belkin, Billick & Harrold Co., L.P.A., Linda Hauserman Harrold and

Lester W. Armstrong; Littler Mendelson, P.C., Marko J. Mrkonich and Ingrid M.

Kreuser, for appellees.

Louis A. Jacobs; Law Offices of John S. Marshall and Joshua J. Morrow, urging reversal for amici curiae, Ohio Employment Lawyers Association, Committee Against Sexual Harassment, Ohio Civil Rights Coalition, and Now Education & Legal Fund.

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

 $\{\P\ 2\}$ The court orders that the court of appeals' opinion not be published in the Ohio Official Reports and that it may not be cited as authority except by the parties *inter se*.

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

PFEIFER, J., dissents and would reverse the judgment of the court of appeals.

ALICE ROBIE RESNICK, J., dissenting.

SUPREME COURT OF OHIO

 $\{\P\ 3\}$ This case contains important issues and should be addressed on the merits. I respectfully dissent from the majority's determination to dismiss as improvidently allowed.

DOUGLAS, J., concurs in the foregoing dissenting opinion.