## ORMANDY, APPELLANT, v. MECHENBIER ET Al., APPELLEES. [Cite as Ormandy v. Mechenbier, 1999-Ohio-412.]

Appeal dismissed as improvidently allowed.

(No. 97-1738—Submitted May 5, 1999—Decided June 9, 1999.)

APPEAL from the Court of Appeals for Franklin County, No. 96APE12-1651.

Butler, Cincione, DiCuccio, Dritz & Barnhart, N. Gerald DiCuccio, Gail M. Zalimeni and Stanley B. Dritz, for appellant.

Lane, Alton & Horst and Robert B. Graziano, for appellees James A. Mechenbier and Greater Columbus Otolaryngology Head and Neck Surgery, Inc.

Earl, Warburton, Adams & Davis, Ted L. Earl, Grier D. Schaffer and Christopher R. Walsh, for appellee Mount Carmel Health.

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

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