## THE STATE OF OHIO, APPELLEE, v. SAYLOR, APPELLANT. [Cite as State v. Saylor, 1999-Ohio-453.]

Appeal dismissed as improvidently allowed—Certification of conflict dismissed as improvidently certified.

(Nos. 98-2066 and 98-2067—Submitted March 10, 1999—Decided March 31, 1999.)

APPEAL from and CERTIFIED by the Court of Appeals for Butler County, No. CA98-03-053.

*John F. Holcomb*, Butler County Prosecuting Attorney, *Daniel G. Eichel*, First Assistant Prosecuting Attorney, and *John M. Holcomb*, Assistant Prosecuting Attorney, for appellee.

Richard E. Saylor, pro se.

- $\{\P 1\}$  The cause is dismissed, *sua sponte*, as having been improvidently allowed in case No. 98-2066.
- $\{\P\ 2\}$  The certification of conflict is dismissed, *sua sponte*, as having been improvidently certified in case No. 98-2067.

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

LUNDBERG STRATTON, J., dissents.

## LUNDBERG STRATTON, J., dissenting.

 $\{\P\ 3\}$  I would accept this case and require that the matter be briefed and set for oral argument.