MKPARU, APPELLEE, v. OHIO HEART CARE, INC. ET AL., APPELLANTS. [Cite as *Mkparu v. Ohio Heart Care, Inc.*, 2000-Ohio-89.]

Appeal dismissed as improvidently allowed.

(No. 99-2276—Submitted October 18, 2000 at the Fairfield County Session— Decided December 13, 2000.)

APPEAL from the Court of Appeals for Stark County, No. 1998CA00283.

Black, McCuskey, Souers & Arbaugh and Thomas W. Connors, for appellee. Allen Schulman & Associates Co., L.P.A., Allen Schulman, Jr., and Christopher J. Van Blargan; Craig T. Conley, for appellants.

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

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

ALICE ROBIE RESNICK, J., dissenting.

 $\{\P 2\}$ I would not dismiss this case as improvidently allowed, since this case involves substantial legal issues, which should be addressed. I would reverse the judgment of the court of appeals and reinstate the judgment of the trial court.

DOUGLAS and F.E. SWEENEY, JJ., concur in the foregoing dissenting opinion.