ESTATE OF OLIVER, APPELLANT, v. DEWEY ET AL.; LIBERTY MUTUAL FIRE INSURANCE COMPANY, APPELLEE.

[Cite as Estate of Oliver v. Dewey, 2001-Ohio-1889.]

Appeal dismissed as improvidently allowed.

(No. 00-2123—Submitted October 31, 2001—Decided December 12, 2001.) APPEAL from the Court of Appeals for Lake County, No. 99-L-156.

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

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

Joseph L. Coticchia, for appellant.

Reid, Berry, Marshall & Wargo, Timothy T. Reid and P. Kohl Schneider, for appellee.