IN RE CAMPBELL.

[Cite as In re Campbell, 2001-Ohio-230.]

Appeal dismissed as improvidently allowed.

(No. 00-1176—Submitted December 13, 2000—Decided January 31, 2001.) APPEAL from the Court of Appeals for Franklin County, No. 99AP-986.

 $\{\P 1\}$ 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.

David K. Greer, for appellant Florence Campbell.

Heather R. Saling, for appellee Franklin County Children Services.

Paul Skendelas, for appellee guardian ad litem.
