## BARBERIC, APPELLANT, v. CATHOLIC DIOCESE OF CLEVELAND ET AL., APPELLEES.

[Cite as Barberic v. Catholic Diocese of Cleveland, 2001-Ohio-260.]
Appeal dismissed as improvidently allowed.

(No. 00-1067—Submitted February 7, 2001—Decided March 28, 2001.) APPEAL from the Court of Appeals for Cuyahoga County, No. 77796.

 $\{\P \ 1\}$  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.

Nurenberg, Plevin, Heller & McCarthy Co., L.P.A., David M. Paris, Kathleen J. St. John and Brenda M. Johnson, for appellant.

*Edward J. Maher*, for appellees Catholic Diocese of Cleveland and Most Reverend Anthony M. Pilla.

William T. Doyle, for appellee Father Gary Berthiuame.

William T. Monroe, for appellee Father Allen F. Bruening.

Bonezzi, Switzer, Murphy & Polito Co., L.P.A., Beth A. Sebaugh and Patrick J. Quallich, for appellees Ascension Catholic Church and Ascension School.

Betty D. Montgomery, Attorney General, and Robert C. Maier, Assistant Attorney General, urging reversal for amicus curiae, Ohio Attorney General.