COLEMAN ET AL., APPELLEES, v. CLEVELAND HEIGHTS/UNIVERSITY HEIGHTS SCHOOL BOARD, APPELLANT.

[Cite as Coleman v. Cleveland Hts./Univ. Hts. School Bd., 2001-Ohio-279.]

Appellate procedure–Final order–Political subdivision tort liability–R.C. 2744.02(C)–Court of appeals' judgment affirmed on authority of Stevens v. Ackman.

(No. 00-632—Submitted February 28, 2001—Decided March 28, 2001.) APPEAL from the Court of Appeals for Cuyahoga County, No. 77452.

{¶ 1} The judgment of the court of appeals is affirmed on the authority of *Stevens v. Ackman* (2001), 91 Ohio St.3d 182, 743 N.E.2d 901.

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

Mondello & Levey, Scott Levey and Frank Giaimo, for appellees. Shawn R. Pearson, for appellant.