MCGEARY ET AL., APPELLEES, v. BROCKER ET AL., APPELLANTS. [Cite as McGeary v. Brocker, 2002-Ohio-1244.]

Court of appeals' judgment reversed—Vacating of a summary judgment is a final appealable order.

(Nos. 01-398 and 01-867—Submitted January 29, 2002—Decided March 20, 2002.)

APPEAL from the Court of Appeals for Mahoning County, No. 00CA257.

 $\{\P 1\}$ The judgment of the court of appeals is reversed pursuant to R.C. 2505.02(B)(3) because the vacating of a summary judgment is a final appealable order.

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

Martin F. White Co., L.P.A., Martin F. White and James J. Crisan, for appellees.

Harrington, Hoppe & Mitchell, Ltd., James L. Blomstrom and John T. Dellick, for appellants.