SUBURBAN LODGES OF AMERICA, INC., APPELLANT, v. COLUMBUS GRAPHICS COMMISSION, APPELLEE.

[Cite as Suburban Lodges of Am., Inc. v. Columbus Graphics Comm., 2002-Ohio-70.]

Appeal dismissed as improvidently allowed.

(No. 00-2140—Submitted November 13, 2001—Decided January 9, 2002.) APPEAL from the Court of Appeals for Franklin County, No. 99AP-1065.

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

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

PFEIFER and COOK, JJ., dissent.

COOK, J., dissenting.

 $\{\P\ 2\}$ I respectfully dissent. Instead of dismissing this case as improvidently allowed, I would affirm the judgment of the court of appeals.

PFEIFER, J., concurs in the foregoing dissenting opinion.

Squire, Sanders & Dempsey, L.L.P., David J. Young and Greg R. Wehrer, for appellant.

Janet Jackson, City Attorney, Daniel W. Drake, Chief Counsel, and Deborah F. Hoffman, Assistant City Attorney, for appellee.

Altick & Corwin Co., L.P.A., Stephen M. McHugh, Matthew D. Stokely and Matthew R. Steinke, urging affirmance for amicus curiae, American Planning Association.