## PICKETT ET AL., APPELLANTS, v. OHIO FARMERS INSURANCE COMPANY, APPELLEE.

## [Cite as *Pickett v. Ohio Farmers Ins. Co.*, 98 Ohio St.3d 1201, 2002-Ohio-7026.]

Insurance — Motor vehicles — Uninsured/underinsured motorist coverage — Homeowners insurance policy — Resident-employee exception — Appeal dismissed as improvidently allowed.

(No. 2002-0361 — Submitted December 4, 2002 — Decided December 23, 2002.)

APPEAL from the Court of Appeals for Stark County, No. 2001CA00236, 2002-Ohio-259.

{¶1} Although this cause was accepted for review and held for the decision in *Lemm v. The Hartford*, submitted with *Hillyer v. State Farm Fire & Cas. Co.*, 97 Ohio St.3d 411, 2002-Ohio-6662, 780 N.E.2d 262, *Lemm* does not apply. This cause is therefore dismissed as having been improvidently allowed.

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

Lawrence J. Scanlon and Michael J. Elliott, for appellants.

Pelini & Fischer, Ltd., Mark F. Fischer and Julie A. Geiser, for appellee.

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