GRAY ET AL., APPELLANTS, v. STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, APPELLEE.

[Cite as Gray v. State Farm Mut. Auto. Ins. Co., 98 Ohio St.3d 1211, 2003-Ohio-1485.]

Appeal dismissed as improvidently allowed.

(No. 2002-0549 — Submitted March 12, 2003 — Decided April 2, 2003.)

APPEAL from the Court of Appeals for Butler County, No. CA2001-07-174, 2002-Ohio-

867.

 $\{\P1\}$ The cause is dismissed, sua sponte, as having been improvidently allowed.

MOYER, C.J., RESNICK, F.E. SWEENEY, PFEIFER, LUNDBERG STRATTON and O'CONNOR, JJ., concur.

COOK, J., not participating.

Holbrock & Jonson Co., L.P.A., and Timothy R. Evans, for appellants. Eagen, Wykoff & Healy Co., L.P.A., and Thomas L. Eagen Jr., for appellee.