

DITTMER ET AL., APPELLANTS, v. CITY OF LORAIN ET AL., APPELLEES.

[Cite as *Dittmer v. Lorain*, 100 Ohio St.3d 76, 2003-Ohio-5061.]

Discretionary appeal allowed — Court of appeals’ judgment reversed and cause remanded on authority of State ex rel. Commt. for the Referendum of Ordinance No. 3844-02 v. Norris.

(No. 2003-1118 — Submitted August 26, 2003 — Decided October 8, 2003.)

APPEAL from the Court of Appeals for Lorain County, Nos. 02CA008126, 02CA008151, 02CA008138, 02CA008152, and 02CA008150, 2003-Ohio-2340.

{¶1} We allow the discretionary appeal. The judgment of the court of appeals is reversed, and the cause is remanded on the authority of *State ex rel. Commt. for the Referendum of Ordinance No. 3844-02 v. Norris*, 99 Ohio St.3d 336, 2003-Ohio-3887, 792 N.E.2d 186.

MOYER, C.J., PFEIFER, LUNDBERG STRATTON, O’CONNOR and O’DONNELL, JJ., concur.

RESNICK and F.E. SWEENEY, JJ., dissent.

Phillips & Co., L.P.A., and Gerald W. Phillips, for appellants.

Mark R. Provenza, Lorain Law Director, for appellees.
