## SLONE, APPELLEE, v. ALLSTATE INSURANCE COMPANY, APPELLANT. [Cite as Slone v. Allstate Ins. Co., 105 Ohio St.3d 1254, 2005-Ohio-1940.] Appeal dismissed as improvidently accepted.

(No. 2004-1436 — Submitted March 30, 2005 — Decided May 11, 2005.)

APPEAL from the Court of Appeals for Richland County, No. 2004CA0021, 2004-Ohio-3990.

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

MOYER, C.J., RESNICK, PFEIFER and O'DONNELL, JJ., concur.

 $Lundberg\ Stratton,\ O\ 'Connor\ and\ Lanzinger,\ JJ.,\ dissent.$ 

## LUNDBERG STRATTON, J., dissenting.

 $\{\P\ 2\}$  For the reasons set forth in my dissenting opinion in *Young v*. *Cincinnati Ins. Co.*, 105 Ohio St.3d 1252, 2005-Ohio-1941, 826 N.E.2d 309, I respectfully dissent.

O'CONNOR and LANZINGER, JJ., concur in the foregoing dissenting opinion.

Terrence J. Kenneally and John M. Bostwick Jr., for appellant.

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