

JODKA, APPELLANT, v. THE CITY OF CLEVELAND ET AL., APPELLEES.

[Cite as *Jodka v. Cleveland*, 143 Ohio St.3d 1201, 2015-Ohio-861.]

Certification of conflict dismissed as improvidently certified.

(No. 2014-0480—Submitted July 9, 2014—Decided March 12, 2015.)

CERTIFIED BY the Court of Appeals for Cuyahoga County, No. 99951,
2014-Ohio-208.

{¶ 1} The certification of conflict is dismissed, sua sponte, as having
been improvidently certified.

O’CONNOR, C.J., and LANZINGER, KENNEDY, and FRENCH, JJ., concur.

PFEIFER and O’NEILL, JJ., dissent.

O’DONNELL, J., not participating.

Mayle, Ray & Mayle, L.L.C., Andrew R. Mayle, Jeremiah S. Ray, and
Ronald J. Mayle; and Murray & Murray Co., L.P.A., and John T. Murray, for
appellant.

Barbara Langhenry, Director of Law, and Gary Singletary, Assistant
Director of Law, for appellee city of Cleveland.

Baker & Hostetler, L.L.P., Gregory V. Mersol, and Chris Bator, for
appellees Affiliated Computer Services, Inc., Boulder Acquisition Corp., and
Xerox Corp.
