WELLS FARGO BANK, N.A. v. ALLSTATE INSURANCE COMPANY. [Cite as Wells Fargo Bank, N.A. v. Allstate Ins. Co., 146 Ohio St.3d 232, 2016-Ohio-3026.]

Certified question of state law improvidently accepted—Cause dismissed. (No. 2015-1252—Submitted February 10, 2016—Decided May 18, 2016.)

ON ORDER from the United States District Court for the Northern District of Ohio, Eastern Division, Certifying a Question of State Law, No. 4:15CV0239.

 $\{\P 1\}$ The court has determined, sua sponte, that the certified question of state law was improvidently accepted for review. Accordingly, this cause is dismissed.

O'CONNOR, C.J., and PFEIFER, O'DONNELL, LANZINGER, KENNEDY, FRENCH, and O'NEILL, JJ., concur.

Thompson Hine, L.L.P., Philip B. Sineneng, and Anthony C. White, for respondent, Wells Fargo Bank, N.A.

Bonezzi, Switzer, Polito & Hupp Co., L.P.A., and Margo S. Meola, for petitioner, Allstate Insurance Co.