## NORMAN, APPELLEE, v. KELLIE AUTO SALES, INC., APPELLANT. [Cite as Norman v. Kellie Auto Sales, Inc., 167 Ohio St.3d 151, 2022-Ohio-1198.]

Court of appeals' judgment affirmed on the authority of Jezerinac v. Dioun.

(No. 2021-0207—Submitted March 29, 2022—Decided April 13, 2022.)

APPEAL from the Court of Appeals for Franklin County,

No. 18AP-32, 2020-Ohio-6953.

{¶ 1} The judgment of the court of appeals is affirmed on the authority of Jezerinac v. Dioun, \_\_\_ Ohio St.3d \_\_\_, 2022-Ohio-509, \_\_\_ N.E.3d \_\_\_.

O'CONNOR, C.J., and KENNEDY, FISCHER, DEWINE, DONNELLY, and STEWART, JJ., concur.

BRUNNER, J., not participating.

Coffman Legal, L.L.C., and Matthew J.P. Coffman; and Bryan Legal, L.L.C., and Daniel I. Bryant, for appellee, Justin Norman.

Law Offices of Thomas Tootle Co., L.P.A., and Thomas Tootle, for appellant.