

SHERRED ET AL., APPELLANTS, v. ESTATE OF KOON ET AL., APPELLEES.

[Cite as *Sherred v. Estate of Koon*, 99 Ohio St.3d 211, 2003-Ohio-3140.]

*Torts — Negligence — Open-and-obvious doctrine remains viable in Ohio —
Court of appeals’ judgment affirmed on authority of *Armstrong v. Best
Buy Co., Inc.**

(No. 2002-2175 — Submitted June 4, 2003 — Decided July 2, 2003.)

APPEAL from the Court of Appeals for Franklin County, No. 02AP-325, 2002-
Ohio-6562.

{¶1} The judgment of the court of appeals is affirmed on the authority
of *Armstrong v. Best Buy Co., Inc.*, 99 Ohio St.3d 79, 2003-Ohio-2573, 788
N.E.2d 1088.

MOYER, C.J., RESNICK, F.E. SWEENEY, LUNDBERG STRATTON and
O’CONNOR, JJ., concur.

PFEIFER, J., dissents.

O’DONNELL, J., not participating.

John W. Waddy Jr.; Perry R. Silverman Co., L.P.A., and Perry R.
Silverman, for appellants.

Price & Jones and Cheryl L. Ryan, for appellees.
