MAXWELL, INDIVIDUALLY AND AS ADMR. OF THE ESTATE OF MAXWELL, APPELLEE, v. LOMBARDI ET AL., APPELLANTS.

[Cite as Maxwell v. Lombardi, 173 Ohio St.3d 573, 2023-Ohio-4700.]

Court of appeals' judgment reversed on the authority of Everhart v. Coshocton Cty. Mem. Hosp.

(Nos. 2022-0781 and 2022-0890—Submitted December 20, 2023—Decided December 28, 2023.)

APPEAL from and CERTIFIED by the Court of Appeals for Franklin County, No. 21AP-556, 2022-Ohio-1686.

{¶ 1} The judgment of the Tenth District Court of Appeals is reversed on the authority of *Everhart v. Coshocton Cty. Mem. Hosp.*, __ Ohio St.3d __, 2023-Ohio-4670, __ N.E.3d __.

KENNEDY, C.J., and FISCHER, DEWINE, DONNELLY, STEWART, BRUNNER, and DETERS, JJ., concur.

Elk & Elk Co., Ltd., and R. Craig McLaughlin, for appellee, Joy L. Maxwell.

Collins, Roche, Utley & Garner, L.L.C., and David L. Lester; and Poling Law, Brant E. Poling, and Sabrina S. Sellers, for appellants, Adolph V. Lombardi, M.D., and Joint Implant Surgeons, Inc.