OPINIONS OF THE SUPREME COURT OF OHIO

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The State of Ohio, Appellant, v. Morris, Appellee. [Cite as State v. Morris (1992), Ohio St.3d .] Appeal dismissed as improvidently allowed.

(No. 91-1402 -- Submitted May 19, 1992 -- Decided July 1, 1992.)

Appeal from the Court of Appeals for Butler County, No. CA90-04-073.

John F. Holcomb, Prosecuting Attorney, Daniel J. Gattermeyer and Daniel G. Eichel, for appellant.
Gary A. McGee, for appellee.

This cause is dismissed, sua sponte, as having been improvidently allowed.

The court orders that the court of appeals' opinion not be published in the Ohio Official Reports, and that it may not be cited as authority except by the parties inter se.

Moyer, C.J., Sweeney, Douglas, Wright, H. Brown and Resnick, JJ., concur.

Holmes, J., dissents.

Holmes, J., dissenting. I would allow this matter in on motion and reverse the judgment of the court of appeals.