OPINIONS OF THE SUPREME COURT OF OHIO

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Dirksing, Admr., Appellant, v. Blue Chip Architectural Products, Inc. et al., Appellees.

[Cite as Dirksing v. Blue Chip Architectural Products, Inc. (1995), Ohio St.3d .]

Appeal dismissed as improvidently allowed.

(No. 94-2723 -- Submitted June 8, 1995 -- Decided July 19,

1995.)

Appeal from the Court of Appeals for Butler County, No. ${\rm CA93-08-156}$.

John H. Metz, for appellant.

Taft, Stettinius & Hollister, James M. Hall, Jr., and Charles $\,$

F. Croog, for appellees Blue Chip Architectural Products, Inc., WCI/Waltek, Inc., and Keith G. Smith.

Dinsmore & Shohl and Stephen K. Shaw, for appellee Frank Messer & Sons Construction Company.

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

Moyer, C.J., Douglas, Wright, Resnick, F.E. Sweeney, Pfeifer and Cook, JJ., concur.