## FILIPPI, APPELLANT, v. AHMED ET AL., APPELLEES. [Cite as *Filippi v. Ahmed*, 112 Ohio St.3d 546, 2007-Ohio-808.]

Final appealable order — Intervention by insurance company — Court of appeals' judgment reversed on the authority of Gehm v. Timberline Post & Frame.

(Nos. 2006-1861 and 2006-1950 — Submitted February 14, 2007 — Decided March 14, 2007.)

APPEAL from and CERTIFIED by the Court of Appeals for Cuyahoga County, No. 86927, 2006-Ohio-4368.

 $\{\P 1\}$  The certified question is answered in the negative and the judgment of the court of appeals is reversed on the authority of *Gehm v*. *Timberline Post & Frame*, 112 Ohio St.3d 514, 2007-Ohio-607, 861 N.E.2d 519.

 $\{\P\ 2\}$  The discretionary appeal is dismissed as moot.

MOYER, C.J., PFEIFER, LUNDBERG STRATTON, O'CONNOR, O'DONNELL, LANZINGER and CUPP, JJ., concur.

Bashein & Bashein Co., L.P.A., and W. Craig Bashein; and Paul W. Flowers Co., L.P.A., and Paul W. Flowers, for appellant.