

**[J-115-2000]**  
**IN THE SUPREME COURT OF PENNSYLVANIA**  
**WESTERN DISTRICT**

DR. ROBERT LOWENSTEIN AND	:	No. 15 WAP 2000
MARSHA ZIMAND LOWENSTEIN,	:	
	:	
Appellees	:	Appeal from the Order of the Superior
	:	Court entered February 17, 1999 at No.
	:	589PGH1998 affirming the Order of the
v.	:	Court of Common Pleas of Allegheny
	:	County, Civil Division entered March 13,
	:	1998 at No. GD94-20176.
CHUBB AND SON, INC. AND FEDERAL	:	
INSURANCE COMPANY,	:	
	:	
Appellants	:	

**ORDER**

**PER CURIAM**

**DECIDED: JULY 21, 2003**

**AND NOW**, this 21<sup>st</sup> day of July, 2003, the appeal is **DISMISSED AS IMPROVIDENTLY GRANTED**. “Appellees’ Application to Dismiss Appeal in Light of Recent Supreme Court Decision”, “Appellees’ Application to Strike Brief for Amicus Curiae AAA Mid-Atlantic Insurance Group” and “Appellees’ Supplement to Pending Application to Dismiss Appeal (Filed June 14, 2000)” are hereby **DISMISSED AS MOOT**.