

[Cite as *T.W. Grogan Co., Inc. v. Grogan*, 91 Ohio St.3d 1235, 2001-Ohio-258.]

T.W. GROGAN COMPANY, INC., APPELLEE, v. GROGAN ET AL., APPELLANTS.

[Cite as *T.W. Grogan Co., Inc. v. Grogan* (2001), 91 Ohio St.3d 1235.]

Appeal dismissed as improvidently allowed.

(No. 00-851 — Submitted February 6, 2001 — Decided March 28, 2001.)

APPEAL from the Court of Appeals for Cuyahoga County, No. 77419.

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

MOYER, C.J., DOUGLAS, RESNICK, F.E. SWEENEY, PFEIFER, COOK and
LUNDBERG STRATTON, JJ., concur.

*Kahn, Kleinman, Yanowitz & Arnson Co., L.P.A., James J. Bartolozzi,
Sheldon Berns and Shira Adler*, for appellee.

*Kohrman, Jackson & Krantz, P.L.L., James B. Rosenthal and Byron S.
Krantz; Elfvín & Besser, L.P.A., Bruce B. Elfvín, Barbara Kaye Besser and Amy
S. Glesius*, for appellants.
