THE STATE OF OHIO, APPELLANT, v. BEEMAN ET AL., APPELLEES.

[Cite as *State v. Beeman* (1995), ____ Ohio St.3d ____.]

Appellate procedure -- Judgment of court of appeals affirmed when there is no

final appealable order.

(Nos. 94-1483 and 94-1484 -- Submitted October 10, 1995 -- Decided

November 22, 1995.)

APPEALS from the Court of Appeals for Cuyahoga County, Nos. 67207 and 67208.

Stephanie Tubbs Jones, Cuyahoga County Prosecuting Attorney, Melody A.

White and Karen L. Johnson, Assistant Prosecuting Attorneys, for appellant.

John P. Parker, for appellee Sandra Beeman in case No. 94-1483.

Mark A. Gardner, for appellee Gary L. Beeman in case No. 94-1484.

The judgment of the court of appeals is affirmed for the reason that there is

no final appealable order.

MOYER, C.J., DOUGLAS, WRIGHT, F.E. SWEENEY, PFEIFER and COOK, JJ., CONCUR.

RESNICK, J., dissents and would reverse the judgment of the court of

appeals.