RELEASE

JANUARY 18, 2002

ASHTABULA

2001-A-0079 JESSICA L. BOWYER, Plaintiff-Appellee v. ALBERT GIBEL, et al., Defendant-Appellant.

Appeal dismissed. See Memorandum Opinion and Judgment Entry. [FORD] (CHRISTLEY) (NADER)

APPELLATE PROCEDURE:

Pursuant to App.R. 4(A), a notice of appeal must be filed within thirty days of the later of entry of the judgment or order appealed. Failure to file an appeal within that time may result in its *sua sponte* dismissal for lack of jurisdiction.

LAKE

2001-L-166 STATE OF OHIO, Plaintiff-Appellee v. PATRICK McREDMOND, Defendant-Appellant.

This Court, *sua sponte*, dismisses the above-captioned appeal for failure to prosecute. See Judgment Entry.

PORTAGE

2001-P-0095 SHERRI RAE TAYLOR, Plaintiff-Appellee v. JON E. TAYLOR, Defendant-Appellant.

This Court, *sua sponte*, dismisses the above-captioned appeal for failure to prosecute. See Judgment Entry.

2001-P-0111 STATE OF OHIO, Plaintiff-Appellee v. JACOB A. WILLIAMS, Defendant-Appellant.

Appeal dismissed. See Memorandum Opinion and Judgment Entry. [O'NEILL] (FORD) (CHRISTLEY)

APPELLATE PROCEDURE:

An appeal of DUI case that has yet to be adjudicated will be dismissed for lack of a final appealable order since no final judgment exists.