

prevented a judgment in favor of the State regarding the provisional remedy. Moreover, this court agrees with the State that it would not be afforded a meaningful or effective remedy by way of appeal following resolution of the matter before the juvenile court because double jeopardy principles would preclude subsequent prosecution of the juvenile as an adult after the completion of proceedings in the juvenile court. See, *Breed v. Jones* (1975), 95 S. Ct. 1779. Accordingly, this court grants appellant's leave to appeal the trial court's decision pursuant to R.C. 2945.67(A). The above-captioned appeal shall proceed in accordance with the Ohio Rules of Appellate Procedure. Appellant's brief shall be filed within twenty (20) days of the journalization of this decision and entry.

IT IS SO ORDERED.

WILLIAM H. WOLFF, JR.,
Presiding and Administrative Judge

JAMES A. BROGAN, Judge

MIKE FAIN, Judge

Copies mailed to:

Carley J. Ingram
Appellate Division
P O Box 972
Dayton, OH 45422

John H. Rion
P O Box 1262
Dayton OH 45402

Hon. Michael B Murphy
Montgomery County
Juvenile Court

[Cite as *In re Cline*, 2002-Ohio-271.]

John H. Rion
P O Box 1262
Dayton OH 45402