



guilty" verdict was final and, thus, not appealable and not subject to being reversed. Nevertheless, we initially granted leave to appeal issues involving the firearm specification. Upon further examination of the record, we now conclude that such a decision would be purely advisory and an improper exercise of judicial authority. See In re Collier (1993), 85 Ohio App.3d 232; State v. Varner (1991), 81 Ohio App.3d 85, 86. Consequently, we conclude that this appeal was improvidently granted. See State v. Conti (1989), 57 Ohio App.3d 36; State v. Mills (Apr. 25, 1991), Cuyahoga App. No. 60385, unreported; State v. Damico (May 23, 1990), Hamilton App. No. C-880730, unreported.

{¶4} Accordingly, this appeal is dismissed. Court costs of this appeal are assessed to appellant.

APPEAL DISMISSED.

James R. Sherck, J.

JUDGE

Richard W. Knepper, P.J.

JUDGE

George M. Glasser, J.

CONCUR.

JUDGE

Judge George M. Glasser, retired, sitting by assignment of the

Chief Justice of the Supreme Court of Ohio.