COURT OF COMMON PLEAS, PRANKLIN COUMTY, OHIO
State of ohio DEPARTMEWT OF ENERGY,
plaintiff :
Case No. 76CV-02-573
Judge Williams
$v$.


Defendants

JERMINATED

JOURNAL ENTRY OF JUDGMENT

Counsel herein being unable to agree as to fine contents of the Judgment Entry herein, the Court hereby prepares and files its own Journal Entry of Judgment.

The Court finds Defendants' Motion for Rehearing not well taken and the same is ovERRULED.

This matter having been presented to the Court for decision on the merits upon the cross Motions for Summary Judgment, the joint partial stipulations and the supplement to the joint partial stipulations, and the court having ruled for the reasons set forth in its Decision of April 24, 1978, that the Motion for Sumary Judgment of the plaintiff is well taken, and that the Motion for Summary Judgment of Defendants is not well taken, it is, ORDERED, ADJUDGED and DECREED, as follows:

1. Summary Judgment is hereby granted to Plaintiff, State of Ohio:
2. Defendants are mandatorily enjoined to furnish annually reports to the Division of Planning and Forecasts, Department of Energy, for its review, ten-year forecasts of loads, resources and prospective sites, pursuant to Section 1551.17, Revised Code, and regulations adopted thereunder; provided that should any change in the substantive law be made concerning the same, either by statute or regulation, any party hereto may move this Court in this Case for redetermination of its rights without the necessity of filing a new Complaint; provided further, that such change, efther by statute or regulation, shall not be deemed

