## '84 JP 11 A9:51

## IN THE COURT OF COMMON PLEAS

KNOX COUNTY, OHIO

STATE OF OHIO, ex rel. ANTHONY J. CELEBREZZE, JR. ATTORNEY GENERAL OF OHIO

Case No. 83-CI-452

Plaintiff

JUDGMENT ENTRY

Jadoil, Inc.

-vs-

Defendant.

The State of Ohio, upon relation of its attorney general, Anthony J. Celebrezze, Jr. and at the request of the chief of the Division of Oil and Gas, Ohio Department of Natural Resources, filed its complaint on August 10, 1983.

Pursuant to the agreement of the parties, the court hereby adjudges and orders the following:

I.

The Court has jurisdiction over the parties consenting to this decree, and over the subject matter of this action. The complaint states a claim upon which relief may be granted under Chapter 1509 of the Ohio Revised Code.

II.

This entry applies to defendant, Jadoil, Inc., its agents and employees, and, to any person, firm or corporation with whom Jadoil, Inc. may contract for the disposing of saltwater, who has notice of this judgment.

III.

The preliminary injunction filed in this case on September 29, 1983 is now a permanent injunction. That entry is bereby incorporated by reference into this judgment entry. Defendant Jadoil, Inc. shall pay a civil penalty of one thousand dollars. Payment shall be made within ten days of the filing of this entry by delivering to counsel for the State a check in the named amount made payable to "Treasurer, State of Ohio." Defendant shall pay to the clerk of courts all costs so assessed.

The Court retains jurisdiction of this matter for the purpose of making any order or decree necessary to carry out this judgment.

v.

Badger nomas D Court of Common leas knox County, Ohio

APPROVED:

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ANTHONY J. CELEBREZZE, JR. ATTORNEY GENERAL OF OHIO

Reaction M. Kimbal By: Rebecca M. Kimball Assistant Attorney General Environmental Enforcement Section % Division of Oil and Gas Fountain Sq., Bldg. A Columbus, Ohio (614) 265-6941 43224

Attorney for Plaintiff

MORROW, GORDON & BYRD By: John W. Noecker, Esq. John W. Noecker, Esq. 33 W. Main Street P. O. Box 4190 Newark, Ohio 43055 Attorney for defendant Jadoil, Inc.

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IV.

IN THE COURT OF COMMON PLEAS, KNOX COUNTY, OHIO STATE OF OHIO, ex rel. ANTHONY J. CELEBREZZE, JR. ATTORNEY GENERAL OF OHIO, Plaintiff CASE NO. 83-CI-452 1 VS. 1 JADOIL, INC., Defendant JUDGMENT ENTRY : PRELIMINARY INJUNCTION

Plaintiff State of Chio having mover roma nie liminary injunction, and the Court having concluded that 64 motion has merit, it is

ORDERED, that Defendant is preliminarily enjoined from placing additional saltwater on Township Road 155 in Clay Township, Knox County in a manner not approved by the Chief of the Division of Cil and Gas pursuant to Section 1509.22 of the Ohio Revised Code and from disposing of saltwater in such a manner on other lands and waters of this State pending a hearing on Plaintiff's Complaint.

Acceptable methods of disposal of brine at this time include, but are not limited to, the sprending of brine on county and township roads for dust and ice control where such spreading is approved by the appropriate local authorities, in writing, and the chief of the division of oil and gas so long as such methods of disposal do not result in the contamination or pollution of the oroundwaters or surface waters of this state.

Court of Common Plens, ce, Knox County, Chio

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M. Fun bo Rebecco M, Kimball, Attorney for Plaintiff allanch John W. Noecker Char Donald M. Byrd of the Firm of Morrow, Gordon & Byrd, Attorneys for Defendant



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