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## UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

Before the Atomic Safety and Licensing Board

In the Matter of		
THE TOLEDO EDISON COMPANY AND THE CLEVELAND ELECTRIC ILLUMINATING COMPANY	) Docket Nos	50-346A 50-500A 50-501A
(Davis-Besse Nuclear Power Station, Units 1, 2 and 3)		
THE CLEVELAND ELECTRIC ILLUMINATING COMPANY, ET AL.	) Docket Nos.	50-440A 50-441A
(Perry Nuclear Power Plant, ) Units 1 and 2)		

## ORDER DISMISSING MONION TO DISQUALIFY SQUIRE, SANDERS AND DEMPSEY

In its decision of June 11, 1976 (ALAB 332, NRCI 76/6), the Appeal Board held that, upon final disposition by the Special Board of the motion to disqualify Squire, Sanders and Dempsey, the Initial Board's function thereafter is to carry out the ministerial duty of promptly entering an order giving effect to the Special Board's decision.

On November 5, 1976, the Special \_\_ard granted the law firm's motion to dismiss the disqualification proceeding. The matter was returned to this Board for an appropriate order. Accordingly, the Motion of the City of Cleveland dated November 20, 1975 to disqualify Squire, Sanders and Dempsey and its Washington, D. C. affiliate is dismissed and denied.

IT IS SO ORDERED.

FOR THE ATOMIC SAFETY AND LICENSING BOARD

Douglas V. Rigler, Chairman

Dated at Bethesda, Maryland

this 23rd day of November 1976.