NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

JOHN HIPPELY, BENNETT COBB, SR., ERIC FINCHAM, MARILYN LANNING, HAROLD LANNING, ROSALIE LANNING, RICHARD MOWEN, ELAINE MOWEN, WARREN R.C. INC., RICHARD L. GWIN, DEBORAH A. GWIN, OHIO EDISON CO., JOHN CAICCO, CARMELLA WILLIAMS, JOSEPH CAICCO, JEROME CAICCO, nka Jerry Caicco,

Plaintiffs-Appellees

v.

UNITED STATES,

 $Defendant\hbox{-}Appellant$

2025-1100

Appeal from the United States Court of Federal Claims in No. 1:18-cv-01070-RTH, Judge Ryan T. Holte.

ORDER

The parties having so agreed, it is ordered that:

(1) The proceeding is DISMISSED under Fed. R. App. P. 42 (b).

HIPPELY V. US

(2) Each side shall bear their own costs.

FOR THE COURT

Jarrett B. Perlow Clerk of Court

February 6, 2025 Date

ISSUED AS A MANDATE: February 6, 2025