Court Says Ohio Can Be Sued in Kent State Deat

By Abe Zaidan 1979 Attain from ht files, Special to The Washington Post

today struck downthis state's ment to the United States claim to immunity from civil Constitution." suits arising from misdeeds by the state. Sec 64 the concept of sovereign im-munity as unjust and discrimi-natory, came on an appeal from a lower court involving the alaying of four Kent State Wanos observed that if sover-University students by Ohio National guardsmen during that campus. A spokesman for the Ohio students general's office in Co-lumbus said, the appellate court's decision will certainly be appealed" to the Ohio Su be appealed" to the Ohio Su-preme Court. preme Court. a dis-The aide said that if today's decision were to go unchal-lenged, it would "open the door to millions of dollars of suits" against the state: d'The District Court acted on an appeal by Arthur Krause of Pittsburgh, father i of Alli-son Krause, one of the four slain students Krause/elemod slain students. Krause claimed \$2 million damages from the state for the "wrongful death" of his daughter. Earlier, a common pleas court had dismissed the suit on grounds that the state enjoyed sovereign immunity objector after the fatal shoot-from such litigation. In their ings of four students at Kent majority opinion, presiding State University in 1970. Appellate Judge Jack G. Day U.S. District Judge William Appellate Judge Jack G. Day and Judge Alvin I., Krenzler K. Thomas reversed the decideclared the lower court was sion Wednesday of an Army in error and sent the case back for trial. The, judges wrote, "The state of Ohio is responsible , , , July. for the tortuous acts of its Silvey, authorized agents," adding: analyst, w sonable and results in discrim- 1970.

CLEVELAND, Sept 30—The ination prohibited by the Eighth District Court of Ap-today struck down this state's codey struck down this state's

According to the majority opinion, the sovereign immu-The ruling, which described nity doctrine was derived from the concept of sovereign im- "judiciat: interpretation" and had dismissed \$11 million in wrongful death claims arising from the Kent State tragedy on grounds of sovereign immunity. The suits were filed. by Krause and other parents of the slain students. The cases are being appealed to a U.S. Appellate Court.

National Guardsman Wins CO Discharge

CLEVELAND, Sept. 30 (AP) A federal judge has ordered the discharge of an Ohio Na-tional Guardsman who declared himself a conscientious

review board which had re-fused to grant Pyt. Raymond. D. Silvey, 24, the discharge in # Silvey, an Akron computer authorized agents, anding: Moreover, a special shield for the state against responsi-bility for its tortuous acts is unjust, arbitrary and unrea-Kent State University in May, 12:94