## IN THE SUPREME COURT OF THE STATE OF NEVADA

BILL BERRUM, WASHOE COUNTY TREASURER, Appellant,

ve

CHARLES OTTO, TRUSTEE OF THE
OTTO FAMILY TRUST; TODD LOWE,
TRUSTEE OF THE LOWE FAMILY
TRUST; AND V PARK, LLC, A NEVADA
LIMITED LIABILITY COMPANY, FOR
THEMSELVES AND ON BEHALF OF
SIMILARLY SITUATED RESIDENTIAL
PROPERTY OWNERS AND
TAXPAYERS AT INCLINE
VILLAGE/CRYSTAL BAY, WASHOE
COUNTY, NEVADA,

Respondents.

VILLAGE LEAGUE TO SAVE INCLINE ASSETS, INC., A NEVADA NON-PROFIT CORPORATION. ON BEHALF OF THEIR MEMBERS AND OTHERS SIMILARLY SITUATED: MARYANNE INGEMANSON, TRUSTEE OF THE LARRY D. AND MARYANNE B. INGEMANSON TRUST: DEAN R. INGEMANSON, INDIVIDUALLY AND AS TRUSTEE OF THE DEAN R. INGEMANSON TRUST: J. ROBERTANDERSON: AND LES BARTA. ON BEHALF OF THEMSELVES AND OTHERS SIMILARLY SITUATED, Appellants.

VS.

THE STATE OF NEVADA ON RELATION OF THE STATE BOARD OF EQUALIZATION; WASHOE COUNTY; AND BILL BERRUM, WASHOE COUNTY TREAUSRER, Respondents. No. 54947

## FILED

JUL 2 3 2010

CLERK OF SUPREME COURT
BY DEPUTY CLERK

No. 56030 🗸

SUPREME COURT OF NEVADA

(O) 1947A (D) 100 I3

No. 56253

WASHOE COUNTY, NEVADA, A
POLITICAL SUBDIVISION OF THE
STATE OF NEVADA,
Appellant/Cross-Respondent,
vs.
CHARLES E. OTTO; V PARK, LLC;
MARYANNE INGEMANSON; TODD
LOWE; AND THE VILLAGE LEAGUE
TO SAVE INCLINE ASSETS, INC.,
Respondents/Cross-Appellants.

## ORDER DENYING MOTIONS TO CONSOLIDATE

Having considered the motions to consolidate these cases and the oppositions and replies filed regarding those motions, we conclude that consolidation is not warranted. These appeals are at different stages of the appellate process, arise from different district court cases, and, while involving the same subject matter, appear to present unique and independent legal issues. Accordingly, we deny the motions.

It is so ORDERED.

Pourage, C.J.

cc: Washoe County District Attorney/Civil Division Morris Peterson/Reno