## IN THE SUPREME COURT OF THE STATE OF NEVADA

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,

No. 56030

FILED

OCT 13 2011

CLERK OF SUPREME COURT

THE STATE OF NEVADA ON
RELATION OF THE STATE BOARD OF
EQUALIZATION; WASHOE COUNTY;
AND BILL BERRUM, WASHOE
COUNTY TREAUSRER,
Respondents.

## ORDER

This case is currently scheduled for oral argument on November 1, 2011, at 10:30 a.m.

Although counsel should be prepared to address any of the issues raised in this appeal, counsel should be prepared specifically to address the appropriate standard of review with regard to the district court's order and whether the petition for writ of mandamus was dismissed based on the motions to dismiss or if the district court converted the motions to dismiss into motions for summary judgment. Additionally,

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counsel should be prepared to address whether the Village League's prayer for relief constituted part of its cause of action.

It is so ORDERED.

. C.J.

cc: Morris Peterson/Reno

Washoe County District Attorney/Civil Division

Attorney General/Carson City