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. & MARYANNE B. INGEMANSON TRUST: DEAN R. INGEMANSON, INDIVIDUALLY AND AS TRUSTEE OF THE DEAN R. **INGEMANSON TRUST; J. ROBERT** ANDERSON: LES BARTA: KATHY NELSON, INDIVIDUALLY AND AS TRUSTEE OF THE KATHY NELSON TRUST: ANDREW WHYMAN: ELLEN BAKST; JANE BARNHART; CAROL BUCK; DANIEL SCHWARTZ; LARRY WATKINS: DON & PATRICIA WILSON: AND AGNIESZKA WINKLER. Appellants,

vs.

THE STATE OF NEVADA, BOARD OF EQUALIZATION; WASHOE COUNTY; WASHOE COUNTY TREASURER; WASHOE COUNTY ASSESSOR; NORMA GREEN, CHURCHILL COUNTY ASSESSOR; AND CELESTE HAMILTON, PERSHING COUNTY ASSESSOR, Respondents. No. 63581

FILED

JAN 2 4 2014

CLERK OF SUPREME COURT BY DEPUTY CLERK

ORDER GRANTING MOTIONS TO SUBSTITUTE PERSONAL REPRESENTATIVE AND DISMISS RESPONDENTS CELESTE HAMILTON AND NORMA GREEN

Counsel for appellant Maryanne Ingemanson, Trustee of the Larry D. and Maryanne B. Ingemanson Trust, has filed a notice informing

SUPREME COURT OF NEVADA this court of Maryanne's death and a motion to substitute Dean Ingemanson in the place of Maryanne as Trustee of the Larry D. and Maryanne B. Ingemanson Trust, pointing out that Dean is named as Maryanne's successor trustee. NRAP 43(a)(1). The motion is granted.

Respondent Celeste Hamilton, Pershing County Assessor, has filed a motion seeking her dismissal from this appeal, arguing that she was not a party to the proceedings below. Although all Nevada county assessors were named as defendants below because appellants sought statewide equalization, the property at issue is not in Pershing County and Hamilton did not participate in the action other than to make an Respondent State Board of Equalization and the Washoe appearance. County respondents have filed notices indicating that they do not oppose Village League to Save Incline Assets, Inc., has also the motion. responded to Hamilton's motion, and appellants Ellen Bakst, Jane Barnhart, Carol Buck, Daniel Schwartz, Larry Watkins, Don and Patricia Wilson, and Agnieszka Winkler have joined in that response, asserting that they likewise do not oppose the motion to dismiss Hamilton and that they seek no specific relief from Hamilton on appeal. The motion to dismiss Hamilton from this appeal is granted.

Finally, respondent Norma Green, Churchill County Assessor, has filed a notice indicating that she does not intend to participate in this appeal. Similar to Hamilton's reasoning for seeking dismissal from this appeal, Green points out that the property at issue and the claims related to it do not involve Churchill County. Green further points out that there were no claims against her in the district court action. Accordingly, we conclude that Green should likewise be dismissed from this appeal.

SUPREME COURT OF NEVADA We direct the clerk of this court to amend the caption in accordance with this order.

It is so ORDERED.¹

cc:

—, C.J.

Norman J. Azevedo Snell & Wilmer, LLP/Reno Wade Carner Pershing County District Attorney Churchill County District Attorney/Fallon Attorney General/Carson City Washoe County District Attorney/Civil Division

¹In light of this order, we deny as moot Hamilton's alternative request to extend the time for filing an answering brief.

SUPREME COURT OF NEVADA

(O) 1947A