## IN THE SUPREME COURT OF THE STATE OF NEVADA

## ARENA INITIATIVE COMMITTEE, Appellant,

vs. STATE OF NEVADA EX REL. THE LEGISLATURE OF THE 76TH SESSION OF THE STATE OF NEVADA; AND THE HONORABLE ROSS MILLER, IN HIS OFFICIAL CAPACITY AS SECRETARY OF STATE OF THE STATE OF NEVADA, Respondents.



## FILED

AUG 0 7 2012 TRACIE K. LINDEMAN CLERKOFSUPREME COURT BY A. MALINE DEPUTY CLERK

## ORDER DISMISSING APPEAL

This is an appeal from a district court order denying declaratory and injunctive relief. First Judicial District Court, Carson City; James E. Wilson, Judge.

On August 1, 2012, this court ordered appellant to show cause why this appeal should not be dismissed as moot based on this court's August 1, 2012, order in <u>Taxpayers for the Protection of Nevada Jobs v.</u> <u>Arena Initiative Committee (Ballot Issue)</u>, Docket Nos. 57157 and 58350, invalidating the Arena Initiative, as well as section 4(2) of Senate Bill 495, which states that if the Arena Initiative is invalidated, then S.B. 495 will not be submitted to the voters and is void. Appellant responded, stating that this court's August 1, 2012, order in <u>Taxpayers for the Protection of</u> <u>Nevada Jobs</u> renders this appeal moot. Respondent Secretary of State

SUPREME COURT OF NEVADA Ross Miller also filed a response, stating that this appeal is moot and should be dismissed. Accordingly, as this appeal is moot, we ORDER this appeal DISMISSED.<sup>1</sup>

venn Cherry J. J. Douglas Saitta ickerin J. Pickering Gibbons Hardestv Parraguirre Hon. James E. Wilson, District Judge cc: Kaempfer Crowell Renshaw Gronauer & Fiorentino Attorney General/Carson City Legislative Counsel Bureau Legal Division Griffin Rowe & Nave Holland & Hart, LLP/Carson City Carson City Clerk <sup>1</sup>We deny as most the July 26, 2012, joint motion of appellant and respondents for expedited review and disposition.

SUPREME COURT OF NEVADA