

FILED

SEP 19 2014

CLERK OF COURT  
SUPREME COURT OF OHIO

# The Supreme Court of Ohio

State of Ohio ex rel. Committee for Charter  
Amendment Petition to Limit the Use of  
Photo-Monitoring Devices in the City of  
Maple Heights, Ohio et al.

v.

City of Maple Heights, Ohio, Alex F.  
Adams, Antoinette Jones, Anthony  
Cefaratti, Ronald C. Jackson, William  
Christopher Brownlee, Richard D.  
Trojanski, and Edwina Agee

Case No. 2014-1478

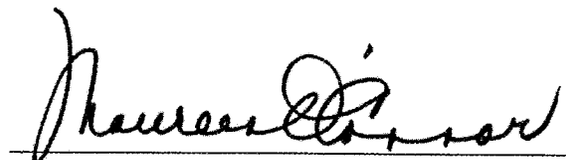
IN MANDAMUS

ENTRY

This cause originated in this court on the filing of a complaint for a writ of mandamus involving an expedited election case and was considered in a manner prescribed by law.

Upon consideration thereof, it is ordered by the court that a writ of mandamus is granted and the city council of Maple Heights is ordered to act immediately to approve an ordinance placing the charter amendment initiative on the November 4, 2014 election ballot, consistent with the opinion rendered herein.

Upon consideration of realtors' motion to establish security costs, it is ordered by the court that the motion is granted. The provision of security for costs is waived and relators are entitled to recover their reasonable attorney fees. Relators are ordered to submit a bill and documentation to support their request for attorney fees within ten days of the date of this entry, in accordance with the guidelines in Prof.Cond.R. 1.5(a). Respondents may file a memorandum in opposition within ten days thereafter.



Maureen O'Connor  
Chief Justice