

IN THE SUPREME COURT OF OHIO

Cincinnati School District Board of
Education

vs.

Hamilton County Board of Revision,
Hamilton County Auditor, and
Keidel Supply Company, Inc.

: Supreme Court Case
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: No.: 2014-0779
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AGREED MOTION OF PARTIES TO REMAND APPEAL
IN ORDER TO IMPLEMENT SETTLEMENT

Now come the parties to this appeal and move this Court to remand this appeal back to the Ohio Board of Tax Appeals to implement the settlement of this matter agreed to by the parties. The grounds for this motion are that the parties have agreed to the attached stipulation of value and request an Order from this Court remanding the appeal to the Board of Tax Appeals with instructions to implement the stipulation of the parties.

Respectfully submitted,

Thomas J. Scheve (led per email with)

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For the Hamilton County Auditor

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*For the Cincinnati School District
Board of Education*

STATE OF OHIO
BOARD OF TAX APPEALS

CINCINNATI SCHOOL DISTRICT BOARD
OF EDUCATION

APPELLANT

-vs-

HAMILTON COUNTY BOARD OF
REVISION, et al.,

APPELLEES,

Case No.: 2011-A-3042

(REAL PROPERTY TAX)

It is hereby stipulated and agreed by the parties in the captioned matter that the assessed value of the property which is the subject of this appeal and identified upon the tax records of the Auditor of Hamilton County, Ohio, was as of January 1, 2010:

TAXABLE VALUE

<u>Permanent Parcel Number</u>	<u>Land</u>	<u>Building</u>	<u>Total</u>
131-0005-0067-00	\$207,300	\$1,612,700	\$1,820,000

This equates to a fair market value of \$5,200,000 for parcel 131-0005-0067-00.

It is further stipulated that the Hamilton County Auditor shall be directed to correct his tax records accordingly and the Board of Tax Appeals may enter its order accepting this stipulation and terminating this appeal.

Thomas J. Scheve, per email auth.

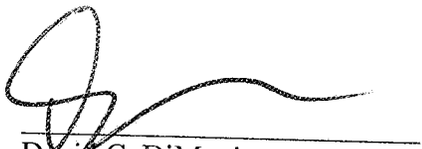
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