



Aug 31 2012
10:45AM

Colorado Court of Appeals 101 West Colfax Avenue, Suite 800 Denver, CO 80202	<p style="text-align: right;"><i>SKG</i></p> COPIES MAILED TO COUNSEL OF RECORD Tr. Ct. Judge Tr. Ct. Clerk
Denver District Court 2011CV4427 Denver District Court 2011CV4424	AND _____ ON <u>8-31-12</u> BY <u>SKG</u>
<p>Plaintiffs-Appellees:</p> <p>Taxpayers for Public Education, Cindra S and Marson S Barnard, James Larue, Suzanne T Larue, Interfaith Alliance of Colorado, Rabbi Joel R Schwartzman, Rev Malcolm Himschoot, Kevin Leung, Christian Moreau, Maritza Carrera, and Susan McMahon,</p> <p>v.</p> <p>Intervenors-Appellants:</p> <p>Florence and Derrick Doyle, on their own behalf and as next friends of their children, AD and DD; Diana and Mark Oakley, on their own behalf and as next friends of their child, NO; and Jeanette Strohm-Anderson and Mark Anderson, on their own behalf and as next friends of their child, MA;</p> <p>and</p> <p>Defendants-Appellants:</p> <p>Douglas County School District, Douglas County Board of Education, Colorado State Board of Education, and Colorado Department of Education.</p>	Court of Appeals Case Number: 2011CA1856 & 2011CA1857
NOTICE OF ORAL ARGUMENT	

Pursuant to the order of this court, Oral Argument in the above referenced case has been scheduled for:

October 15, 2012, 2:30 PM
Court of Appeals Courtroom
101 W. Colfax Ave., Suite C

In accordance with C.A.R. 34(2), length of argument is limited to 15 minutes per side, unless additional time has been requested and granted for good cause shown. Also note that C.A.R. 34(c) prohibits reading at length from briefs, records, or authorities. If supplemental citations, as permitted by C.A.R. 28(j), are filed they should not include argument and should be filed, when possible, no later than 7 days prior to the scheduled argument.

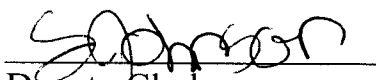
The record on appeal may be reviewed by counsel but must be returned to this court within 14 days from the date of this notice.

A CONTINUANCE OF THE SCHEDULED ARGUMENT WILL NOT BE GRANTED EXCEPT UPON A SHOWING OF GOOD CAUSE. TO AVOID SUMMARY DENIAL, A REQUEST FOR CONTINUANCE MUST BE FILED WITHIN 7 DAYS FROM THE DATE OF THIS NOTICE.

Unspecific references to other business or personal obligations do not constitute good cause for a continuance.

If faced with a conflicting setting in another court in the Denver metropolitan area, counsel should attempt to arrange a short absence from that proceeding to permit attendance at the above scheduled argument.

CHRISTOPHER T. RYAN
CLERK OF THE COURT OF APPEALS

By: 
Deputy Clerk

DATE: 08/31/12