

SUPREME COURT OF ARIZONA

JOHN L . POWERS, an individual) Arizona Supreme Court
and qualified elector,) No. CV-02-0221-AP/EL
)
Plaintiff/Appellee,) Maricopa County Superior
) Court
v.) No. CV 2002-012155
)

JOHN M. CARPENTER, an individual,)
SALOMON LEIJA, an individual,)
STEPHEN VEGA, an individual, Real)
Party in Interest, THE HONORABLE)
R. FULTON BROCK, DON STAPLEY,)
ANDREW KUNASEK, MAX W. WILSON,)
MARY ROSE WILCOX, THE DULY ELECTED)
OR APPOINTED MEMBERS OF THE)
MARICOPA COUNTY BOARD OF)
SUPERVISORS, WHO ARE NAMED SOLELY)
IN THEIR OFFICIAL CAPACITY; THE)
MARICOPA COUNTY BOARD OF)
SUPERVISORS; THE HONORABLE HELEN)
PURCELL, THE DULY ELECTED MARICOPA)
COUNTY RECORDER, WHO IS NAMED)
SOLELY IN HER OFFICIAL CAPACITY,)
AND THE HONORABLE KAREN OSBORNE,)
THE DULY APPOINTED MARICOPA)

O R D E R

COUNTY DIRECTOR OF ELECTIONS,)
WHO IS SOLELY NAMED IN HER)
OFFICIAL CAPACITY; THE)
HONORABLE BETSY BAYLESS; THE DULY)
ELECTED ARIZONA SECRETARY OF)
STATE, WHO IS NAMED SOLELY IN HER)
OFFICIAL CAPACITY,)
)
Defendants/Appellants.)
)
_____)

Having read and considered the briefs of Appellant and Appellees in this case, the trial court record and applicable law,

IT IS ORDERED affirming the judgment of the trial court.

A formal written decision of the Court will follow in due course.

DATED this ___ day of July, 2002.

Charles E. Jones, Chief Justice