1	BEFORE THE LAND USE BOARD OF APPEALS
2	OF THE STATE OF OREGON
3	DETER DINGRALE
4	PETER DINSDALE,
5	Petitioner,
6 7	•••
8	VS.
9	MADION COUNTY
10	MARION COUNTY,
11	Respondent,
12	and
13	and
14	HENRY PIR,
15	Intervenor-Respondent.
16	intervenor-Respondent.
17	LUBA No. 2008-143
18	ECDITIO. 2000 113
19	FINAL OPINION
20	AND ORDER
21	THE ORDER
22	Appeal from Marion County.
23	
24	Jannett Wilson, Eugene, represented petitioner
25	
26	Jane Ellen Stonecipher, County Counsel, Salem, represented respondent.
27	
28	Daniel Kearns, Portland, represented intervenor-respondent.
29	
30	BASSHAM, Board Chair; HOLSTUN, Board Member, participated in the decision.
31	
32	RYAN, Board Member, did not participate in the decision.
33	
34	REMANDED 01/13/2009
35	
36	You are entitled to judicial review of this Order. Judicial review is governed by the
37	provisions of ORS 197.850.

Opinion by Bassham.

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STIPULATED MOTION FOR VOLUNTARY REMAND

- The parties request that the decision challenged in this appeal be remanded.
- 4 Accordingly, the decision is remanded.

5 COSTS

- The parties also stipulate that petitioner is the prevailing party in this appeal and is
- 7 entitled to an award of the filing fee from intervenor and a return of the deposit for costs.
- 8 Petitioner is awarded \$175 to be paid by intervenor. The Board will return petitioner's
- 9 deposit for costs.