1	BEFORE THE LAND USE BOARD OF APPEALS
2	OF THE STATE OF OREGON
3	
4	DAVID BRATTON and MARK LOHRER,
5	Petitioners,
6	
7	VS.
8	
9	WASHINGTON COUNTY,
10	Respondent,
11	
12	and
13	
14	MICHAEL APPLEBEE and JENNIE APPLEBEE,
15	Intervenors-Respondents.
16	
17	LUBA Nos. 2011-094, 2011-095 and 2011-096
18	
19	FINAL OPINION
20	AND ORDER
21	
22	Appeal from Washington County.
23	
24	Carrie Richter, Portland, represented petitioner.
25	
26	Jacquilyn Saito-Moore, Hillsboro, represented respondent.
27	
28	Caroline E. K. MacLaren, Portland, represented intervenor-respondent.
29	
30	BASSHAM, Board Member; RYAN, Board Chair; HOLSTUN, Board Member,
31	participated in the decision.
32	05/15/0010
33	REMANDED 05/17/2012
34	
35	You are entitled to judicial review of this Order. Judicial review is governed by the
36	provisions of ORS 197.850.

## Bassham, Board Member.

- The county moves for voluntary remand to allow the county to review the three decisions under appeal. The county advises that it has conferred with the parties, that
- 4 petitioners take no position on the motion, and that intervenors-respondents are not opposed.
- 5 Based on the represented lack of opposition to the motion, the motion is is granted.
- 6 The challenged decisions are remanded.

1