Colorado Supreme Court 2 East 14th Avenue Denver, CO 80203	DATE FILED: February 11, 2016
Original Proceeding Appeal from the Ballot Title Board Pursuant to C.R.S. 1-40- 107(2)	
In the Matter of the Title, Ballot Title, and Submission Clause	
for Proposed Initiative 2015-2016 #62 ("Prohibition on Use of Hydraulic Fracturing")	Supreme Court Case No: 2016SA50
Petitioners:	20103A30
Tracee Bentley and Stan Dempsey,	
v.	
Respondents:	
Bruce Mason and Karen Dike,	
and	
Title Board:	
Suzanne Staiert; Jason Gelender; and Frederick R. Yarger.	
ORDER OF COURT	

Upon consideration of the Petition for Review of Final Action of Ballot Title Setting Board Concerning Proposed Initiative 2015-2016 #62 ("Prohibition on Use of Hydraulic Fracturing") and now being sufficiently advised in the premises,

IT IS ORDERED that the parties file simultaneous Opening Briefs on or before March 2, 2016. The parties may file simultaneous Answer Briefs within twenty days after service of the Opening Briefs.

IT IS FURTHER ORDERED that all briefs shall be filed and served upon the opposing parties through ICCES, by hand delivery, or through an overnight delivery service.

BY THE COURT, FEBRUARY 11, 2016.