

**Court of Appeals, State of Michigan**

**ORDER**

Capital Management Trust v City of Grosse Pointe Woods

Docket No. 325798

LC No. 00-443497

Christopher M. Murray  
Presiding Judge

Michael J. Talbot

Karen M. Fort Hood  
Judges

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The Court orders that the motion to affirm pursuant to MCR 7.211(C)(3) is GRANTED for the reason that the question to be reviewed is so unsubstantial as to need no argument or formal submission. Competent material and substantial evidence supports the Tax Tribunal's decision. *Antisdale v City of Galesburg*, 420 Mich 265, 277; 362 NW2d 632 (1984). Because record evidence supports the tribunal's determination, and petitioner has not alleged fraud in the proceedings and no legal error was employed by the tribunal, the tribunal's decision must be affirmed. 1963 Mich Const, art 6, § 78; *Meadowlanes Ltd Dividend Housing Ass'n v Holland*, 437 Mich 473, 482; 473 NW2d 636 (1991). Petitioner's argument that the tribunal should have believed its evidence, rather than respondent's, cannot be the foundation for reversal so long as the proper quantum of evidence supported the tribunal's decision, which it did. *Meijer, Inc v Midland*, 240 Mich App 1, 5; 610 NW 2d 242 (2000).



A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

**JUN 30 2015**

Date

Chief Clerk