

RECEIVED 10/25
OCT 25 2011

PATTON BOGGS LLP

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
FOURTH JUDICIAL DISTRICT AT FAIRBANKS

IN RE: 2011 REDISTRICTING CASES:)
)
)

Case No. 4FA-11-2209CI

Order Granting the Riley Plaintiff's Motion for Summary Judgment in Part

Based upon the admission of the Board, the court grants the Riley Plaintiffs' Motion for Summary Judgment in Part, specifically that House District 38 does not comprise a relatively integrated socio-economic area within the meaning of Article VI, Section 6 of the Alaska Constitution. The Riley Plaintiffs do not need to adduce evidence as to whether House District 38 is socio-economically integrated. The issue of whether the Board was required to deviate from the Alaska Constitution in order to comply with the Voting Rights Act is reserved for trial or further pre-trial briefing.¹

DATED at Fairbanks, Alaska, this 25th of October 2011.



Michael P. McConahy
Superior Court Judge

I certify that a copy of the foregoing was distributed via:
MAIL
[] U.S. Postal Svc. _____
[] Other _____
HAND DELIVERY
[] Courier Svc. _____
[] Pick up Bin _____
[] Fax _____
[x] Other email Redistricting group
By: ke Date: 25 Oct 2011
Clerk

¹ The parties shall brief the applicable legal burdens and standards in their pre-trial memo.