X70

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 Regarding Motion to Strike and Motion for Leave

This court issued a briefing schedule on 28 August 2013. The court allowed *amicus curiae* to file briefs. No responsive pleadings to *amici* briefs were authorized or implied. On 30 September 2013 the Board filed a response to an *amicus* brief from the FNSB even though a response was not scheduled by the court. On 1 October 2013 the Riley plaintiffs filed a motion to strike the Board's response to the FNSB's amicus briefs on the grounds that it was not permitted by the court. The Board subsequently moved for leave to file a response to the motion. The Riley plaintiffs subsequently filed an opposition to the motion for leave.

The court will not accept the Board's response, as it is an unauthorized pleading under the briefing schedule.

The Riley plaintiffs' motion to strike is therefore GRANTED.

The Board's motion for leave is therefore DENIED.

It is further order that no responsive pleadings regarding any *amicus* briefs will be accepted.

DATED at Fairbanks, Alaska, this <u>3</u> of October, 2013.

certify that on 10/3/13 UFACLERK MWALLERI DOPES of this form were sent to:

CIBROWN

J. DOLAN

N. CORR

J. GAZEWOOP

N. LANDRETH

J. LAUKSRUE

T. WKIMON

T. KUNKNER

J. HOTHO TISCHULZ

Michael P. McConahy Superior Court Judge

IN RE: 2011 Redistricting Cases, 4FA-10-02209CI Order Regarding Motion to Strike and Motion for Leave

