IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

THIRD JUDICIAL DISTRICT AT ANCHORAGE

AMERICAN CIVIL LIBERTIES UNION OF ALASKA, DUNLEAVY FOR ALASKA and ERIC SIEBELS,

BY: DFPLITY

Plaintiffs,

v.

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STATE OF ALASKA, and the STATE OF ALASKA DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES,

Case No. 3AN-18-08845 CI

Defendants.

STIPULATED FINAL JUDGMENT AND ORDER # 6

IT IS ORDERED, ADJUDGED, AND DECREED that judgment is entered as follows:

1. The State of Alaska and the Department of Transportation & Public Facilities ("DOT&PF") are permanently enjoined from enforcing Alaska Statute 19.25.075-.180 against small, temporary, political campaign signs no larger than 32 square feet in size located on private property outside of any highway rights-of-way that are displayed by the owners or residents of the property without compensation for such display;

2. DOT&PF may continue to enforce A.S. 19.25.105 by removing unauthorized signs from highway rights-of-way without notice to sign owners, but when doing so shall treat all signs in an equal, content-neutral manner;

3. Nothing in this judgment shall be construed to prevent the DOT&PF from exercising its authority under AS 19.25.105 to take enforcement action against a sign of

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any size that poses a safety concern to the public;

4. DOT&PF shall pay to Plaintiffs, through their counsel, FIFTEEN THOUSAND DOLLARS (\$15,000), for attorney's fees and costs;

5. Plaintiffs' remaining claims and allegations in this matter are dismissed without prejudice;

IT IS SO ORDERED.

Dated: 11/13/2018

Hon. Herman G. Walker, Jr. Superior Court Judge

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STIPULATED FINAL JUDGMENT AND ORDER ACLU OF ALASKA, ET AL. V. STATE OF ALASKA, ET AL. CASE NO. 3AN-18-08845 CI