

IN THE SUPREME COURT FOR THE STATE OF ALASKA

STATE OF ALASKA; MICHAEL HANLEY,
COMMISSIONER OF ALASKA
DEPARTMENT OF EDUCATION AND
EARLY DEVELOPMENT, in his official
capacity,

Appellants,

v.

KETCHIKAN GATEWAY BOROUGH;
AGNES MORAN, an individual, on her own
behalf and on behalf of her son; JOHN COSS,
a minor; JOHN HARRINGTON, an
individual; and DAVID SPOKELY, an
individual,

Appellees.

Supreme Ct. No. S-15811

Superior Court No. 1KE-14-00016 CI

FILED
FEB 23 2015
APPELLATE COURTS
OF THE
STATE OF ALASKA

STATEMENT OF POINTS ON CROSS APPEAL

Appellees/cross-appellants Ketchikan Gateway Borough, Agnes Moran, John Coss,
John Harrington and David Spokely raise the following points on appeal:

1. Did the Superior Court err by holding that the required local contribution provided for in AS 14.12.020(c) and AS 14.17.410(b) (“RLC”) does not violate Article IX, section 13 of the Alaska Constitution (“appropriations clause”)?
2. Did the Superior Court err by holding that the RLC does not violate Article II, section 15 of the Alaska Constitution (“governor’s veto clause”)?

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3. Did the Superior Court err by holding that the Ketchikan Gateway Borough is not entitled to a refund of the RLC?

DATED at Anchorage, Alaska this 23rd day of February, 2015.

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KETCHIKAN GATEWAY BOROUGH

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