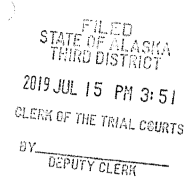
KEVIN F. McCOY MARY C. GEDDES 1113 N Street Anchorage, Alaska 99501 kfmccoy@gmail.com (907) 360-2832



## IN THE SUPERIOR COURT FOR THE STATE OF ALASKA THIRD JUDICIAL DISTRICT AT ANCHORAGE

KEVIN F. McCOY and MARY C. GEDDES,	)	
Plaintiffs,	)	
VS.	)	5 58301
MICHAEL J. DUNLEAVY, Governor of The State of Alaska,	)	Case No. 3AN 19-0830 (
Defendant.	) )	

## MOTION FOR EXPEDITED CONSIDERATION OF PLAINTIFFS' REQUEST FOR A PRELIMINARY INJUNCTION

Pursuant to Alaska Rule of Civil Rule 77(g), Plaintiffs Kevin F. McCoy and Mary C Geddes moves this Court for expedited consideration of their Motion for Preliminary Injunction.

In this declaratory judgment action, Plaintiffs argue that the Governor's Executive Proclamation setting the Second Special Session in Wasilla and not the capital, without the agreement of the Legislature, deprived the Legislature of its constitutionally-guaranteed but time-limited right to consider the Governor's

Motion for Expedited Co	onsideration of Plaintiffs' Request for a Preliminary l	Injunction
Kevin F. McCoy & Mary	C. Geddes v. Michael J. Dunleavy, Governor	
NO. 3AN-19	_CI	

Page 1 of 3

vetoes as a single body, in one assembly. Expedited consideration is requested because Plaintiff seeks to enjoin the Governor from implementing line-item vetoes to the state's FY2019 operating budget, which he had announced on June 28, 2019, and which absent this legal challenge would be expected to be implemented forthwith, as the relevant fiscal year has already commenced on July 1 and the Governor believes that the time for veto override has expired.

As set forth in the attached Affidavits, Plaintiffs as citizens of the State of Alaska, will suffer irreparable harm if the line-item vetoes cutting the state's FY2020 operating budget are implemented by the Administration. Due to the immediacy of the threatened budget cuts, and the projected on impacts on the Plaintiffs and thousands of other Alaskans, Plaintiffs respectfully request this court to expedite its consideration of the motion for injunctive relief. Plaintiffs urge this court to issue a scheduling order setting a deadline for Defendants' response and setting this matter for a hearing so that a ruling may issue prior to the expiration of a preliminary injunction. In the alternative, Plaintiffs respectfully request that the court grant the motion for expedited consideration and set a scheduling conference to allow the parties to be heard on these issues.

By the time of this filing, Plaintiffs will have contacted offices of the Attorney General in Juneau and Anchorage and alerted them to this request for expedited consideration. Plaintiffs will, in addition to regular (certified) service,

Motion for Expedited Consideration of Plaintiffs' Request for a Preliminary Injunction Kevin F. McCoy & Mary C. Geddes v. Michael J. Dunleavy, Governor NO. 3AN-19-\_\_\_\_\_CI

email all of the documents to the Attorney General in Juneau and the Deputy Attorney General in Anchorage as soon as possible after filing.

Dated at Anchorage, Alaska this 15<sup>th</sup> day of July, 2019.

KEVIN F. McCOY

Pro Se Plaintiff

(Alaska Bar # 77059042 Retired)

MARY/C. GEDDES

(Alaska Bar # 851157 Inactive)

Motion for Expedited Consideration of Plaintiffs' Request for a Preliminary Injunction Kevin F. McCoy & Mary C. Geddes v. Michael J. Dunleavy, Governor NO. 3AN-19-\_\_\_\_\_CI