

TABLE OF CONTENTS

	CASE NO.
PRELIMINARY STATEMENT	1
POINT I	
PART XX VIOLATES ARTICLE III, SECTION 4 OF THE NEW YORK CONSTITUTION	1
POINT II	
THE FEDERAL CENSUS IS CONTROLLING, NOT CENSUS DEPARTMENT POLICY	2
POINT III	
"INHABITANT" IS DEFINED BY THE CONSTITUTION, AND IT DOES NOT MEAN "DOMICILIARY"	5
POINT IV	
THE JUSTICE DEPARTMENT'S POSITION AND VOTING RIGHTS ISSUES ARE IRRELEVANT	9
POINT V	
PART XX VIOLATES THE "EQUAL PROTECTION" RIGHTS OF THE PLAINTIFFS BUT CANNOT VIOLATE THE EQUAL PROTECTION RIGHTS OF THE DEFENDANTS AND DEFENDANT INTERVENERS	12
POINT VI	
FACTUAL ISSUES REMAIN TO BE ADJUDICATED WITH RESPECT TO THE EQUAL PROTECTION CLAIM OF DEFENDANTS. THEREFORE, SUMMARY JUDGMENT IN FAVOR OF DEFENDANTS IS NOT APPROPRIATE	15
POINT VII	
PARTISAN GERRYMANDERING IS A JUSTICIABLE CLAIM	17
CONCLUSION	18