Case: Municipality of Anchorage and NovaPro Risk Solutions vs. Mark McKitrick, Alaska Workers' Comp. App. Comm'n Dec. No. 136 (June 30, 2010)

The Alaska Supreme Court declined to review *McKitrick*, but it later overruled the commission's holding that it lacked implied jurisdiction in interlocutory appeals (referred to in the commission's regulations as "motions for extraordinary review") in *Monzulla v. Voorhees Concrete Cutting*, 254 P.3d 341 (Alaska 2011).