

Digitized by srujanika@gmail.com

Mr. K. Randolph McElroy
District Attorney
Washington, D. C. 20530
71295

DLA:RDI:85-1

I. 6-29-71

12518 100

Although we understand the difficulties a police jury must overcome in drawing new election districts for a parish, we must conclude that the Attorney General of the United States is without power to supersede the Louisiana legislature by carving out exceptions for particular counties. However, in view of the recent United States Supreme Court decision, Holmes v. Shaw, No. 92 O.T. 79, June 7, 1971, dealing in part with the questions of multi-member and at-large election schemes we are reexamining our previously referred to objections to Acts 445 and 361. If our reexamination leads to a determination by the Attorney General to withdraw his objections to the Acts we will at that time so inform you so that you may if you wish submit Franklin Police Jury Ordinance Number 3233. *rebut*

Sincerely,

DAVID L. NORMAN
Acting Assistant Attorney General
Civil Rights Division