15-680 BETHUNE-HILL V. VA BOARD OF ELECTIONS

DECISION BELOW: 2015 WL 6440332

LOWER COURT CASE NUMBER: 3:14-cv-852

QUESTION PRESENTED:

The questions presented are:

- 1. Did the court below err in holding that race cannot predominate even where it is the most important consideration in drawing a given district unless the use of race results in "actual conflict" with traditional districting criteria?
- 2. Did the court below err by concluding that the admitted use of a one-size-fits-all 55% black voting age population floor to draw twelve separate House of Delegates districts does not amount to racial predominance and trigger strict scrutiny?
- 3. Did the court below err in disregarding the admitted use of race in drawing district lines in favor of examining circumstantial evidence regarding the contours of the districts?
- 4. Did the court below err in holding that racial goals must negate *all* other districting criteria in order for race to predominate?
- 5. Did the court below err in concluding that the General Assembly's predominant use of race in drawing House District 75 was narrowly tailored to serve a compelling government interest?

JURISDICTION NOTED 6/6/2016