UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

No. 16-2821

KENNETH MANN,

as parents and co plenary guardians of the estate of SHELDON MANN, an incapacitated person, and in their own right; ROSE MANN, as parents and co plenary guardians of the estate of SHELDON MANN, an incapacitated person, and in their own right, Appellants

v.

PALMERTON AREA SCHOOL DISTRICT; CHRISTOPHER WALKOWIAK, individually and in his official capacity as a football coach

On Appeal from the United States District Court for the Middle District of Pennsylvania (D.C. Civil No. 3-14-cv-00068)
District Judge: Hon. A. Richard Caputo

Argued April 27, 2017

Before: MCKEE, VANASKIE, and RENDELL, Circuit Judges

Howard J. Bashman, Esq. [Argued] Law Offices of Howard J. Bashman 2300 Computer Avenue Suite G-22 Willow Grove, PA 19090

Larry E. Bendesky, Esq. Adam J. Pantano, Esq.

Robert W. Zimmerman, Esq. Saltz Mongeluzzi Barrett & Bendesky 1650 Market Street One Liberty Place, 52nd Floor Philadelphia, PA 19103

Counsel for Appellant Kenneth Mann and Rose Mann

Thomas A. Specht, Esq. [Argued]
Robin B. Snyder, Esq.
Marshall Dennehey Warner Coleman & Goggin
P.O. Box 3118
Scranton, PA 18505
Counsel for Appellees Palmerton Area School District and Christopher Walkowiak

ORDER AMENDING OPINION

VANASKIE, Circuit Judge.

IT IS NOW ORDERED that the above-captioned opinion be amended as follows:

- 1. On page 5 of the Court's Opinion, the word "observed" shall be deleted and replaced with the name "observe."
- 2. On page 11 of the Court's Opinion, the phrase "to infer that that Walkowiak was aware" shall be deleted and replaced with "to infer that Walkowiak was aware."
- 3. On page 16 of the Court's Opinion, the phrase "that that requiring a student-athlete" shall be deleted and replaced with "that requiring a student-athlete..."

This amendment does not change the date of filing (September 20, 2017).

s/ Thomas I. Vanaskie Circuit Judge

DATED: September 22, 2017