IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JOHN CASTROVINCI; SUSAN M. MCGINLEY, ED.D; JAMES L. POKRIVSAK, JR.; and DAWN REAGLE,

Plaintiffs,

v.

EASTON AREA SCHOOL DISTRICT; FRANK PINTABONE, Individually and in His Official Capacity as the President of the Easton Area School Board; ROBERT FEHNEL, Individually and in His Official Capacity as a Member of the Easton Area School Board; KERRI LEONARD-ELLISON, Individually and in Her Capacity as a Former Member of the Easton Area School Board; JANET MATTHEWS, Individually and in Her Capacity as a Former Member of the Easton Area School Board; WILLIAM RIDER, Individually and in His Capacity as a Former Member of the Easton Area School Board, CIVIL ACTION NO. 15-2980

Defendants.

<u>ORDER</u>

AND NOW, this 24th day of May, 2016, upon consideration of Defendants'

Motion to Dismiss (Doc. #8) and all supporting and opposing papers, and for the reasons

stated in the accompanying memorandum opinion, it is hereby **ORDERED** as follows:

1. The motion is **GRANTED** only with respect to the claims against the

individual Defendants in their official capacities, which are dismissed.

2. The motion is **DENIED** in all other respects.

BY THE COURT:

<u>/s/ Jeffrey L. Schmehl</u> Jeffrey L. Schmehl, J.