## UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

No. 07-4465

JUSTIN LAYSHOCK, a minor, by and through his parents; DONALD LAYSHOCK; CHERYL LAYSHOCK, individually and on behalf of their son

v.

HERMITAGE SCHOOL DISTRICT
KAREN IONTA, District Superintendent;
ERIC W. TROSCH, principal Hickory High School
CHRIS GILL, Co-Principal Hickory High School, all in their
official and individual capacity

Hermitage School District,

Appellant

No. 07-4555

JUSTIN LAYSHOCK, a minor, by and through his parents; DONALD LAYSHOCK; CHERYL LAYSHOCK, individually and on behalf of their son

v.

HERMITAGE SCHOOL DISTRICT; KAREN IONTA, District Superintendent; ERIC W. TROSCH, principal Hickory High School; CHRIS GILL, Co-Principal Hickory High School, all in their official and individual capacity Donald Layshock; Cheryl Layshock,

Appellants

Appeal from the United States District Court

for the Western District of Pennsylvania

(Civ. No. 06-cv-00116)

District Judge: Hon. Terrence F. McVerry

Before: McKEE, SMITH and ROTH,

Circuit Judges

**JUDGMENT** 

This cause came on to be heard on the record from the United States District Court

for the Western District of Pennsylvania and was argued by counsel on December 10, 2008.

On consideration whereof, it is hereby ORDERED AND ADJUDGED by this Court

that the order of the said District Court entered November 14, 2007, granting summary

judgment to Justin Layshock on his First Amendment claim and granting summary judgment

to the Hermitage School District on Donald and Cheryl Layshock's Fourteenth Amendment

Due Process, is affirmed. All of the above in accordance with the opinion of this Court.

ATTEST:

/s/ Marcia M. Waldron

Clerk

Dated: February 4, 2010