

UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT

FILED
Feb 16, 2011
LEONARD GREEN, Clerk

No. 09-3952

BEVERLY BLOUNT-HILL; MARCIA D. CONNORS; PATRICIA LYNCH, President,
Dayton Education Association, OEA/NEA; STACEY RANGE; KEVIN RANGE,
Plaintiffs - Appellees,

v.

SUSAN TAVE ZELMAN; STATE OF OHIO, BOARD OF EDUCATION; STATE OF
OHIO DEPARTMENT OF EDUCATION,
Defendants - Appellees,

v.

HOPE ACADEMY NORTHWEST CAMPUS; SHARONDA PERKINS; JESSICA
VELASQUEZ; ANTHONY ROBINSON; JENNIFER ROBINSON,
Intervenors - Appellants.

Before: KENNEDY, CLAY, and KETHLEDGE, Circuit Judges.

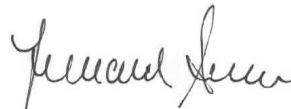
JUDGMENT

On Appeal from the United States District Court
for the Southern District of Ohio at Dayton.

THIS CAUSE was heard on the record from the district court and was submitted on
briefs without oral argument.

IN CONSIDERATION WHEREOF, it is ORDERED that the judgment of the district
court denying the proposed Intervenors' application to intervene under both Rule 24(a) and
Rule 24(b) of the Federal Rules of Civil Procedure is AFFIRMED.

ENTERED BY ORDER OF THE COURT



Leonard Green, Clerk