UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

BLAKE J. ROBBINS, et al.

Plaintiffs,

and

EVAN A. NEILL, RICHARD A. NEILL, and ELAINE LOUISE REED,

Plaintiff-Intervenors,

v.

LOWER MERION SCHOOL DISTRICT, et al.

Defendants.

<u>ORDER</u>

AND NOW, this _____ day of _____, 2010, upon consideration of the

Emergency Motion Of The Neill Family To Intervene And For A Protective Order (the

"Motion") and any response thereto, it is hereby **ORDERED** that the motion is **GRANTED**.

It is further **ORDERED** that:

(1) The Clerk shall file the Neill Family's Complaint In Intervention (attached

as Exhibit A to the Motion) on the docket in this matter, shall issue summons thereon, and shall

amend the caption to include Evan A. Neill, Richard A. Neill and Elaine Louise Reed as

plaintiffs.

Civil Action No. 10-665

(2) No party to this action may disseminate to any other party or their counsel or to any non-party or their counsel photographs, video clips, screen shots or other data acquired though use of the tracking system that Lower Merion School District used in connection with the laptop computers it issued to its students without the written consent of the student from whose laptop the material was collected. Nothing in this Order shall prohibit the parties from compiling and disclosing a list of the names of the students that possessed the laptops on which the District activated the tracking system.

Jan E. DuBois, U.S.D.J.