

EXHIBIT F

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

BLAKE J. ROBBINS, a Minor, by his Parents :
and Natural Guardians, **MICHAEL E.** :
ROBBINS and **HOLLY S. ROBBINS**, :
Individually, and on Behalf of all Similarly :
Situated Persons, :
Plaintiffs, :

CIVIL ACTION

v. :

NO. 2:10-cv-00665-JD

LOWER MERION SCHOOL DISTRICT, :
and :
THE BOARD OF DIRECTORS OF THE :
LOWER MERION SCHOOL DISTRICT, :
and :
CHRISTOPHER W. McGINLEY, :
Superintendent of Lower Merion School :
District, :
Defendants. :

CERTIFICATION OF STEPHEN LEVIN

I, Stephen Levin, Esquire, of full age and according to law, do hereby certify as follows:

1. I am a partner in the law firm of Lamm Rubenstone LLC, counsel to Plaintiffs in the above captioned matter, and I am personally familiar with the facts set forth herein.

2. I offer this Certification in support of Plaintiffs' Motion for Interim Attorney's Fees Pursuant to 42 U.S.C. §1988.

3. I was admitted to practice law in the Commonwealth of Pennsylvania in 1974, and I have always been in good standing.

4. I was admitted to practice before the United States District Court for the Eastern District of Pennsylvania in 1979 and was admitted to practice before

the United States Court of Appeals for the Third Circuit in 1974. I have always been in good standing before both courts.

5. I was admitted to practice before the Supreme Court of the United States in 1979.

6. I began my career as an Assistant District Attorney in 1974 under then District Attorney Emmet Fitzpatrick and thereafter under District Attorney Edward G. Rendell. While serving as an Assistant District Attorney, I tried thousands of matters, including approximately 40-50 jury trials, and served in every division of the District Attorney's office, including Homicide.

7. Prior to leaving the District Attorney's office, District Attorney Rendell placed me in charge of the trial training program where I was instrumental in teaching trial skills to all new Assistant District Attorneys.

8. I left the District Attorney's office in 1979 to join Wolf, Block as a litigator where I remained for many years.

9. My practice after the District Attorney's office has always focused on highly complex civil litigation, including intellectual property litigation, § 1983 litigation, product liability litigation and commercial litigation.

10. I have tried many matters in Federal Court and I have been listed as lead counsel in dozens of lawsuits in this district in the last few years.

11. One reported Third Circuit matter, in the area of advertising injury coverage for trademark infringement under a standard CGL insurance policy, for which I was sole lead counsel for the successful party, created new law nationwide. It has, to date, been cited more than 100 times.

12. Although not counsel of record, I was involved in advising a client, a named defendant in a nationwide equipment lease class action, where fraud was asserted against the equipment vendor, my client's assignor in the transaction. This same matter resulted in investigations launched by the Attorneys General of several states and the Federal Trade Commission in which I participated and successfully resolved for the client.

13. In the present matter, I have spent more than 65 hours providing significant input in the drafting of all allegations and especially the computer invasion of privacy claims and the §1983 claims as well as having drafted various motions and pleadings throughout.

14. During the course of this litigation my usual and customary hourly rate for all matters, hourly or contingent, has been \$350.00 per hour.

I make the foregoing statements subject to the penalties of 28 U.S.C. § 1746, relating to unsworn falsification to authorities.

Date: _____

7/23/10



Stephen Levin, Esquire