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

NITTANY OUTDOOR : Case No. 4:12-cv-00672

ADVERTISING, LLC and

STEPHANAS MINISTRIES,

:

Plaintiffs : (Judge Brann)

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V.

:

COLLEGE TOWNSHIP,

:

Defendant. :

ORDER

May 20, 2014

In accordance with the Memorandum filed this same date IT IS HEREBY

ORDERED:

- 1. Plaintiffs's motions for partial summary judgment and for permanent injunctive relief (ECF Nos. 25 & 28) are each GRANTED IN PART and DENIED IN PART.
- 2. The permit requirement (Coll. Twp Code § 170-4) and variance procedure (Coll. Twp. Code § 170-27) set forth in the Sign Ordinance of College Township are each UNCONSTITUTIONAL under the First Amendment of the United States Constitution.
- 3. College Township and its officers, agents, servants, employees, and

attorneys are ENJOINED from enforcing against plaintiffs the Sign Ordinance's permit requirement and all Ordinance clauses to the extent they implement the permit requirement.

4. College Township and its officers, agents, servants, employees, and attorneys are ENJOINED from enforcing against plaintiffs the Sign Ordinance's variance procedures and all Ordinance clauses to the extent they implement the variance procedures.

BY THE COURT:

s/Matthew W. BrannMatthew W. BrannUnited States District Judge