

UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

Nos. 11-4200, 11-4201, 11-4315

No. 11-4200

AMBER BLUNT, on behalf of herself and all others similarly situated; CRYSTAL BLUNT; MICHAEL BLUNT, on their own behalf and on behalf of all others similarly situated; S.H.; W.W.; ERIC ALLSTON, on his own behalf and on behalf of all others similarly situated; LYDIA JOHNSON, on her own behalf and on behalf of all others similarly situated; LINDA JOHNSON; CAROL DURRELL, on her own behalf and on behalf of her minor daughter S.H.; CHANTAE HALL, and on behalf of all others similarly situated; JUNE COLEMAN, on her own behalf and on behalf of her minor son, R.C., and on behalf of all others similarly situated; LYNDA MUSE, on her own behalf and on behalf of her minor daughter Q.G. and on behalf of all others similarly situated; CHRISTINE DUDLEY, on her own behalf and on behalf of her minor daughter W.W. and on behalf of all others similarly situated; THE CONCERNED BLACK PARENTS OF MAINLINE INC; THE MAINLINE BRANCH OF THE NAACP

v.

LOWER MERION SCHOOL DISTRICT; THE LOWER MERION SCHOOL BOARD;
PENNSYLVANIA DEPARTMENT OF EDUCATION

Linda Johnson, Lydia Johnson, Carol Durell, Chantae Hall, S.H., Christine Dudley,
W.W., Eric Allston, June Coleman, R.C. Lynda Muse, and Q.G.,

Appellants in No. 11-4200

No. 11-4201

AMBER BLUNT, on behalf of herself and all others similarly situated; CRYSTAL BLUNT; MICHAEL BLUNT, on their own behalf and on behalf of all others similarly situated; S.H.; W.W.; ERIC ALLSTON, on his own behalf and on behalf of all others

similarly situated; LYDIA JOHNSON, on her own behalf and on behalf of all others similarly situated; LINDA JOHNSON; CAROL DURRELL, on her own behalf and on behalf of her minor daughter S.H.; CHANTAE HALL, and on behalf of all others similarly situated; JUNE COLEMAN, on her own behalf and on behalf of her minor son, R.C., and on behalf of all others similarly situated; LYNDA MUSE, on her own behalf and on behalf of her minor daughter Q.G. and on behalf of all others similarly situated; CHRISTINE DUDLEY, on her own behalf and on behalf of her minor daughter W.W. and on behalf of all others similarly situated; THE CONCERNED BLACK PARENTS OF MAINLINE INC; THE MAINLINE BRANCH OF THE NAACP

v.

LOWER MERION SCHOOL DISTRICT; THE LOWER MERION SCHOOL BOARD;
PENNSYLVANIA DEPARTMENT OF EDUCATION

Amber Blunt, Crystal Blunt, Michael Blunt and Concerned Black Parents of Mainline Inc.,

Appellants in No. 11-4201

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No. 11-4315
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AMBER BLUNT, on behalf of herself and all others similarly situated; CRYSTAL BLUNT; MICHAEL BLUNT, on their own behalf and on behalf of all others similarly situated; S.H.; W.W.; ERIC ALLSTON, on his own behalf and on behalf of all others similarly situated; LYDIA JOHNSON, on her own behalf and on behalf of all others similarly situated; LINDA JOHNSON; CAROL DURRELL, on her own behalf and on behalf of her minor daughter S.H.; CHANTAE HALL, and on behalf of all others similarly situated; JUNE COLEMAN, on her own behalf and on behalf of her minor son, R.C., and on behalf of all others similarly situated; LYNDA MUSE, on her own behalf and on behalf of her minor daughter Q.G. and on behalf of all others similarly situated; CHRISTINE DUDLEY, on her own behalf and on behalf of her minor daughter W.W. and on behalf of all others similarly situated; THE CONCERNED BLACK PARENTS OF MAINLINE INC; THE MAINLINE BRANCH OF THE NAACP

v.

LOWER MERION SCHOOL DISTRICT; THE LOWER MERION SCHOOL BOARD;
PENNSYLVANIA DEPARTMENT OF EDUCATION

Lower Merion School District,

Appellant in No. 11-4315

On Appeal from the United States District Court
for the Eastern District of Pennsylvania
(D.C. No. 2-07-cv-03100)
District Judge: Hon. Harvey Bartle, III

ORDER ON PETITION FOR REHEARING

BEFORE: MCKEE, Chief Judge, and RENDELL, AMBRO, FUENTES, SMITH,
FISHER, CHAGARES, JORDAN, HARDIMAN, GREENAWAY, Jr.,
VANASKIE, SHWARTZ, KRAUSE, and GREENBERG, Circuit Judges

The Lower Merion School District and the Lower Merion School Board are directed to file an answer to the petition for rehearing for rehearing within fourteen (14) days from the date of this order. The answer shall not exceed fifteen (15) pages.

BY THE COURT:

s/ Morton I. Greenberg
Circuit Judge

DATED: October 2, 2014
PDB/cc: All Counsel of Record