## UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

Nos. 18-3188 & 18-3189

FREE SPEECH COALITION, INC.; AMERICAN SOCIETY OF MEDIA PHOTOGRAPHERS, INC.; THOMAS HYMES; TOWNSEND ENTERPRISES, INC., DBA Sinclair Institute; BARBARA ALPER; CAROL QUEEN; BARBARA NITKE; DAVID STEINBERG; MARIE L. LEVINE, a/k/a Nina Hartley; DAVE LEVINGSTON; BETTY DODSON; CARLIN ROSS, Appellants in No. 18-3189

v.

ATTORNEY GENERAL UNITED STATES OF AMERICA, Appellant in No. 18-3188

> On Appeal from the United States District Court for the Eastern District of Pennsylvania (D.C. Civil No. 2-09-cv-04607) District Judge: Honorable Michael M. Baylson

> > Argued September 12, 2019

Before: CHAGARES, JORDAN, and RESTREPO, Circuit Judges

## JUDGMENT

This cause came to be considered on appeal from the United States District Court

for the Eastern District of Pennsylvania and was argued on September 12, 2019.

On consideration whereof, it is now hereby ORDERED and ADJUDGED by this

Court that the Order of the District Court entered on August 6, 2018, is AFFIRMED IN

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PART, REVERSED IN PART, VACATED IN PART, and REMANDED. The parties shall bear their own costs. All of the above in accordance with the Opinion of this Court.

ATTEST:

<u>s/ Patricia S. Dodszuweit</u> Clerk

Dated: September 1, 2020

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OFFICE OF THE CLERK

PATRICIA S. DODSZUWEIT

CLERK



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September 1, 2020

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Scott R. McIntosh Anne Murphy United States Department of Justice Appellate Section 950 Pennsylvania Avenue, N.W. Washington, DC 20004

RE: Free Speech Coalition, Inc., et al v. Attorney General United States Case Numbers: 18-3188 & 18-3189 District Court Case Number: 2-09-cv-04607

## ENTRY OF JUDGMENT

Today, **September 01, 2020** the Court entered its judgment in the above-captioned matter pursuant to Fed. R. App. P. 36.

If you wish to seek review of the Court's decision, you may file a petition for rehearing. The procedures for filing a petition for rehearing are set forth in Fed. R. App. P. 35 and 40, 3rd Cir. LAR 35 and 40, and summarized below.

<u>Time for Filing</u>: 14 days after entry of judgment. 45 days after entry of judgment in a civil case if the United States is a party.

Form Limits: 3900 words if produced by a computer, with a certificate of compliance pursuant to Fed. R. App.

P. 32(g).15 pages if hand or type written.

<u>Attachments</u>: A copy of the panel's opinion and judgment only. Certificate of service. Certificate of compliance if petition is produced by a computer. No other attachments are permitted without first obtaining leave from the Court.

Unless the petition specifies that the petition seeks only panel rehearing, the petition will be construed as requesting both panel and en banc rehearing. Pursuant to Fed. R. App. P. 35(b)(3), if separate petitions for panel rehearing and rehearing en banc are submitted, they will be treated as a single document and will be subject to the form limits as set forth in Fed. R. App. P. 35(b)(2). If only panel rehearing is sought, the Court's rules do not provide for the subsequent filing of a petition for rehearing en banc in the event that the petition seeking only panel rehearing is denied.

A party who is entitled to costs pursuant to Fed.R.App.P. 39 must file an itemized and verified bill of costs within 14 days from the entry of judgment. The bill of costs must be submitted on the proper form which is available on the court's website.

A mandate will be issued at the appropriate time in accordance with the Fed. R. App. P. 41.

Please consult the Rules of the Supreme Court of the United States regarding the timing and requirements for filing a petition for writ of certiorari.

Very truly yours, Patricia S. Dodszuweit, Clerk

By: s/ James/cjg Case Manager 267-299-4958