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

UNITED STATES OF AMERICA : CIVIL ACTION

:

v.

:

THE SCHOOL DISTRICT OF

PHILADELPHIA, et al. : NO. 10-7301

ORDER

AND NOW, this 22nd day of December, 2010, upon consideration of the joint motion for Court approval and entry of Settlement Agreement (docket entry # 2) (hereinafter the "Settlement Agreement"), the praecipe for attachment to the complaint (docket entry # 3), and the praecipe for substitution of page three of the Settlement Agreement (docket entry # 4), the praecipe for substitution of page thirty-three of the Settlement Agreement (docket entry # 5), and the Court finding there is no reason to dispute the parties' joint view that their Settlement Agreement is in the public interest and fair, just and reasonable under the circumstances, it is hereby ORDERED that:

- The joint motion for Court approval and entry of Settlement Agreement (docket entry # 2) is GRANTED;
- 2. The Settlement Agreement attached as Exhibit 1 to the motion is APPROVED;
- 3. The praecipe for attachment to the complaint (docket entry # 3) is GRANTED;

- 4. The Clerk of Court shall attached the certificate in docket entry # 3 to the complaint;
- 5. The Clerk shall COMPLY with the praecipes for substitution of page three of the motion and thirty-three of the Settlement Agreement (docket entries # 4 and # 5);
- 6. The Settlement Agreement shall REMAIN IN EFFECT in accordance with its terms;
- 7. This Court shall RETAIN jurisdiction over the Settlement Agreement including motions for its enforcement pursuant to, e.g., Sections I.B and III.B thereof;
- 8. Absent any further Court action to enforce the Agreement in accordance with its terms, this Court's jurisdiction shall TERMINATE on June 30, 2013;
- 9. Each party shall BEAR its own costs, attorneys' fees, and other expenses incurred in this action; and
- 10. Notwithstanding $\P\P$ 7 and 8, the Clerk shall CLOSE this action statistically.

BY THE COURT:

__\s\Stewart Dalzell