

UNITED STATES COURT OF APPEALS

FOR THE FIRST CIRCUIT

No. 07-1528

DAVID PARKER, Individually and as next friend and guardian of J.P. and J.P.; TONIA PARKER, Individually and as next friend and guardian of J.P. and J.P.; J.P., minor, J.P., minor; JOSEPH ROBERT WIRTHLIN, Individually and as next friend and guardian of J.R.W.; ROBIN WIRTHLIN, Individually and as next friend and guardian of J.R.W.; J.R.W., minor; JACOB PARKER

Plaintiffs - Appellants

v

WILLIAM HURLEY, Individually and as Superintendent of the Town of Lexington Public Schools; PAUL B. ASH, Individually and as Superintendent of the Town of Lexington Public Schools; HELEN LUTTON COHEN, Individually and as member of the Town of Lexington School Committee; THOMAS R. DIAZ, Individually and as member of the Town of Lexington School Committee; OLGA GUTTAG, Individually and as member of the Town of Lexington School Committee; SCOTT BURSON, Individually and as member of the Town of Lexington School Committee; ANDRE RAVENELLE, Individually and as Director of Education of the Town of Lexington; JONI JAY, Individually and as Principal of the Estabrook Elementary School; JENNIFER WOLFRUM, Individually and as Coordinator of Health Education; HEATHER KRAMER, Individually and as a Teacher at the Estabrook Elementary School; TOWN OF LEXINGTON; THOMAS GRIFFITH, Individually and as a member of the Town of Lexington Public School Committee

Defendants - Appellees

Calendaring Notice
Entered: 10/22/07

This case is presently scheduled to be called for oral argument Wednesday, December 5, 2007 at 9:30 a.m. in Boston, MA.

By no later than November 9, 2007 counsel for each party should advise this office, by completing and returning the enclosed designation form, of the name of the person who will be presenriny oral argument. If counsel presenting oral argument has not yet entered an appearance, counsel must file an appearance and motion in accordance with 1st Cir. R. 12.0(a) with the designation form.

There will be no continuance except for grave cause.

All counsel presenting oral argument must arrive at least 15 minutes before court convenes. Arguing counsel should proceed directly to the courtroom and check-in with the courtroom deputy

On occasion, cases scheduled for oral argument are removed from the calendar before the scheduled date. The oral argument calendar is frequently prepared before the judges

have completed their review of the briefs. Therefore, if the panel ultimately concludes that argument is not warranted in a particular case, that case will be removed from the argument calendar. In such circumstances, the Clerk's Office will endeavor to notify counsel as promptly as possible.

Richard Cushing Donovan, Clerk

Kristie Trimarco
Courtroom Deputy
617-748-9069

cc: Robert S. Sinsheimer, Esq
Jeffrey A. Denner, Esq.
Neil S. Tassel, Esq.
John J. Davis, Esq.
Eben A. Krim
Sarah R. Wunsch, Esq.
Nima R. Eshghi, Esq.
Bonnie S. McGuire

**UNITED STATES COURT OF APPEALS
FOR THE FIRST CIRCUIT**

Designation of Attorney Presenting Oral Argument

Counsel who intend to present oral argument to the court must complete this form and return it to the clerk's office no later than November 9, 2007.

Counsel presenting oral argument must be admitted to practice before this court and must have entered an appearance in the case. Counsel who have not entered an appearance must file an appearance and a motion for leave pursuant to Loc. R. 12.0(a) with this designation by the due date above.

Appeal No. _____ Date of Argument: Wednesday, December 5, 2007
Location: Boston, MA

Case Name: _____

Name and appellate designation of the party(ies) you will be arguing on behalf of:

Attorney Name: _____ First Circuit Bar No. _____

Phone Number: _____ Fax Number: _____

Email: _____

Check the box that applies:

I have already filed an appearance in this matter

I have attached my appearance form and a motion in accordance with Loc. R. 12.0(a).

Signature: _____ Date: _____

PLEASE NOTE: Only arguing counsel will be notified by phone when the opinion is released.