

1 members of Gideons International into the classrooms during instructional time for the
2 purposes of distributing Bibles. Defendants have admitted in their answer, that although
3 the practice has since ceased, the past practice violated the Establishment Clauses of the
4 United States and Tennessee constitutions.

5 5. In the past, various employees of the Board of Education have displayed
6 religious symbols in their classrooms

7 6. Plaintiffs' Complaint was filed to seek compensation for these numerous
8 violations and to prevent any future violations. This settlement memorializes Plaintiffs'
9 success and status as the prevailing party.

10 Disposition of the Case

11 In light of these facts, it is **ORDERED, ADJUDGED, and DECREED:**

12 7. Defendants shall pay Plaintiffs a nominal damage amount of \$100.00, to be
13 distributed equally to each Plaintiff.

14 8. The following definitions shall apply to this Agreed Order:

15 a. "Club " means a noncurricular student group recognized in accordance with
16 School Board Policy

17 b. "Prayer" means any communication with a deity, including, but not limited
18 to, a devotional, benediction, invocation, the Lord' s Prayer, blessing, reading from a sacred
19 text (unless done as a part of an authorized curriculum), sermon, or otherwise calling upon
20 a deity to offer guidance, assistance, or a blessing.

21 c. "Religious Service" means Benediction, Invocation, Prayer, Blessing,
22 Inspirational Message, Sermon, Devotional Pledge, Bible Reading, distributing religious
23 materials, displaying religious symbols, Devotion or any other title that in any way relates

1 to Prayer or a deity.

2 d. "Religious Venue" means a property, facility, building, or place that is
3 maintained and controlled by or for a religious body that is organized, in whole or in part,
4 to sustain public worship.

5 e. "School District" means the Cheatham County School District.

6 f. "School Event" means any happening sponsored, approved or supervised
7 by a School Official acting in his or her official capacity. It includes, but is not limited to,
8 a graduation, grade-promotion ceremony, award program, induction ceremony, pep rally,
9 competition, sports events, practice, performance, class instructional time, and a club
10 meeting or event. However, a Club meeting or event is not a School Event if any School
11 Officials are present at its meetings and events in a "nonparticipatory capacity," as used in
12 the Equal Access Act.

13 g. "School Official" means the Cheatham County Board of Education, its
14 members (collectively "Defendants"), Defendants and officers, agents, affiliates,
15 subsidiaries, servants, employees, successors, and all other persons or entities in active
16 concert or privity or participation with Defendants in his or her official capacity. However,
17 outside organizations that receive no support from the Defendants, do not receive
18 remuneration of any kind from the Defendants, are not controlled by the Defendants, and
19 are not given preferential treatment or access (e.g. to sell, distribute wares) by the
20 Defendants and are not School Officials, for example booster clubs when they satisfy these
21 requirements.

22 9. No provision in this Agreed Order is intended to supplant or alter the rights
23 afforded to student clubs by the Equal Access Act, 28 U.S.C. § 4071, et seq.

1 10. School Officials shall not promote, advance, endorse, participate in, or cause
2 Prayers during or in conjunction with School Events for any school within the School
3 District:

4 a. School Officials shall not offer, lead or solicit participation in a Prayer during
5 or in conjunction with a School Event.

6 b. School Officials shall not knowingly permit and upon becoming aware, shall
7 take reasonable, prompt and appropriate steps to stop non-student third-parties (including
8 clergy or other religious leaders or parents) from offering a Prayer, invocation, benediction,
9 or other religious remarks during or in conjunction with a School Event.

10 c. School Officials shall not knowingly permit and upon becoming aware, shall
11 take reasonable, prompt and appropriate steps to stop non-student third-parties (including
12 members of Gideons International) from distributing sacred texts during a School Event
13 or during instructional time.

14 d. School Officials shall not include Prayer, whether or not it is noted in a
15 printed program, during or in conjunction with a School Event. School Officials shall not
16 authorize students, student groups, a student body (through election), or third parties to
17 include Prayers, whether or not it is noted in a printed program, during or in conjunction
18 with a School Event.

19 e. School Officials shall not encourage, solicit, or invite any person, either
20 implicitly or explicitly, to deliver or offer a Prayer or religious service during or in
21 conjunction with a School Event. School Officials shall not set aside a time for Prayer
22 during or in conjunction with a School event.

23 f. If a School Official elects to review or may by policy review a student or any
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1 other person's planned address during or in conjunction with a School Event, then School
2 Officials shall prohibit the person making the address from offering a Prayer or conducting
3 a religious service.

4 g. School Officials shall not reserve speaking roles at School Events for members
5 of a religious club or organization. Nothing in this subparagraph shall prohibit a reserved
6 speaking role for a student that happens to be a member of a religious club or organization
7 provided that his/her selection was not a result of such membership.

8 h. To the extent that School Officials permit a person during or in conjunction
9 with School Events to give an address that a School Official can or does shape, review, or
10 edit for content, substance, message, style, or theme, then School Officials shall instruct the
11 person that the person's address must exclude Prayer or religious service.

12 11. School Officials shall make a good faith effort to avoid holding School Events
13 for any school within the School District at nonsecular venues not commonly associated
14 with any religion or religious organization when an alternative venue is reasonably suitable
15 that is not a Religious Venue. To the extent a secular venue cannot be secured due to costs
16 or adequacy of the venue, a School Official shall provide and keep on file a written reason
17 a secular venue could not be secured for the event.

18 12. School Officials shall not knowingly permit the promotion of School Officials'
19 personal religious beliefs to students in class or during or in conjunction with a School
20 Event.

21 a. School Officials shall not lead a Prayer or religious service, or preach at
22 students or in conjunction with instructional periods, at School Events, or at Club Events.

23 b. School Officials shall be present at student religious club meetings or student
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1 events only in a non participatory capacity. School Officials shall not lecture, proselytize,
2 pray, preach, or conduct a religious service at student religious club or student events.

3 c. When acting in their official capacities as representatives of the state/county,
4 School Officials are prohibited from encouraging or discouraging prayer, and from actively
5 participating in such activity with students. School Officials may, however, take part in
6 religious activities where the overall context makes clear that they are not participating in
7 their official capacities. Before school or during lunch, for example, School Officials may
8 meet with other School Officials for prayer or Bible study to the same extent that they may
9 engage in other conversation or nonreligious activities. Similarly, School Officials may
10 participate in their personal capacities in privately sponsored baccalaureate ceremonies.

11 d. School Officials shall not cite the Bible or other sacred text as authority for
12 historical or scientific fact to students during or in conjunction with a Instructional period,
13 at School Events, or at Club Events.

14 e. School Officials during or in conjunction with a School Event shall not solicit,
15 discourage, or encourage students to engage in religious activity or attend a Religious
16 Service.

17 f. School Officials shall not orally express personal religious beliefs to students
18 during or in conjunction with instructional time or in conjunction with a School Event. A
19 School Official shall not express personal religious beliefs to students through written or
20 symbolic means. School Officials, absent an articulated nonreligious pedagogical reason,
21 shall not display religious symbols or quotes from the Bible or other sacred books texts in
22 or on the classroom walls, erect them on the classroom floor, or attach or place them on the
23 Cheatham County School District's property. Nothing in this provision is intended to

1 preclude a School Official from wearing, possessing, or displaying unobtrusively religious
2 symbols or jewelry on his/her person.

3 g. School Officials shall not include any religious beliefs or references to a deity
4 or religious leader or prophet or their affiliation with a religious congregation, on their
5 Teacher Pages or similar teacher specific pages posted on or directly navigable from a
6 Cheatham County Board of Education or Sycamore High School's webpage.

7 12. In the event of a violation of any of the provisions of this Agreed Order by
8 a teacher at any school in the Cheatham County School District, upon the reporting of such
9 violation, the Cheatham County School Board shall follow its usual procedures for
10 conducting an internal investigation into the alleged violation. If the Cheatham County
11 School Board complies with this provision, the actions of a teacher shall not serve as a basis
12 for liability of the Cheatham County School Board or any member thereof, or any principal
13 of any school in the Cheatham County School District for violating the terms of this Agreed
14 Order, unless any of those individuals knew of and/or actively participated in the violation.
15 This provision shall not preclude any person from seeking injunctive relief to enforce the
16 terms of this Agreed Order, irrespective of whether the Cheatham County School Board
17 has followed its procedures for investigating any alleged violations.

18 13. Pursuant to 42 U.S.C. § 1988, the Plaintiffs are prevailing parties in this
19 litigation on all claims. The Defendants are liable to Plaintiffs for Plaintiffs' reasonable
20 attorneys' fees, costs, and litigation expenses.

21 14. Nothing in this Agreed Order will be construed to limit any party's right to
22 enforce this Agreed Order according to its terms. If any court of competent jurisdiction
23 determines that any provision contained in this Agreed Order, or any part thereof, cannot

1 be enforced, the parties agree that such determination shall not affect or invalidate the
2 remainder of the Agreed Order.

3 15. This Agreed Order shall inure to the benefit of and be binding upon the
4 parties hereto and their respective heirs, successors, and assigns.

5 16. This Agreed Order is the settlement of the claims in the above-styled action,
6 and prior violations of the Establishment Clauses of the United States and Tennessee
7 Constitutions committed by some employees of the Cheatham County School District. The
8 parties to this Agreed Order shall endeavor in good faith to resolve informally any
9 differences regarding interpretation of and compliance with this Agreed Order before
10 bringing such matter to the Court for resolution. However, in the event that the
11 Defendants act in violation of any provision of this Order, each Plaintiff or any affected
12 student - present or future - who alleges a violation may contact the Plaintiffs' counsel. As
13 may be appropriate, counsel may then move this Court to impose any remedy authorized
14 by law or equity.

15 17. The Defendants, their agents, representatives, successors, and assigns shall
16 take no action that would disclose the identities of the Plaintiffs, including the release of
17 filed or unfiled court documents, or otherwise compromise the Plaintiffs' anonymity. In
18 addition, Defendants, their agents, representatives, successors, and assigns shall take no
19 action against the Plaintiffs in retaliation for the filing of this lawsuit or agreeing to this
20 settlement.

21 18. The claims against the Defendants in their individual capacities are dismissed
22 with prejudice.

1 IT IS SO ORDERED.

2
3 ROBERT L. ECHOLS
4 United States District Judge

5 AGREED AND APPROVED FOR ENTRY:

6 /s/ John D. Schwalb

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1 CERTIFICATE OF SERVICE

2 The undersigned hereby certifies that a true and exact copy of the foregoing has
3 been served in accordance with the Federal Rules of Civil Procedure and/or the Local Rule
4 of Court for the United States District Court for the Middle District of Tennessee governing
5 electronic case filing upon:

6 June Griffin
7 522 Crestview
8 Dayton, Tennessee 37321

9 on this the 2nd day of March, 2010.

10 /s/ John D. Schwalb
11 **John D. Schwalb**