

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

DOUGLAS MARSHALL, et al.,	:	
<i>Plaintiffs</i>	:	CIVIL ACTION
	:	
v.	:	
	:	
PETER C. AMUSO, et al.,	:	No. 21-4336
<i>Defendants</i>	:	

ORDER

AND NOW, this 17th of November, 2021, upon consideration of Plaintiffs’ Motion for a Preliminary Injunction (Doc. No. 4), Defendants’ Response in Opposition (Doc. No. 44), and the Court having conducted a hearing on November 8, 2021 and November 12, 2021, it is **ORDERED** that the Motion (Doc. No. 4) is **GRANTED**. Defendants are hereby **ENJOINED**, pending final judgment, from enforcing:

1. Pennsbury School Board Policy 903’s prohibitions of speech deemed “personally directed,” “abusive,” “irrelevant,” “offensive,” “otherwise inappropriate,” or “personal attacks;”
2. Pennsbury School Board Policy 922’s prohibitions of speech deemed “offensive,” “inappropriate,” “intolerant,” “disruptive,” and “verbally abusive;” and
3. Pennsbury School Board Policy 903’s requirement that speakers at public comment periods preface their remarks by announcing their address.¹

BY THE COURT:


GENE E.K. PRATTER
 UNITED STATES DISTRICT JUDGE

¹ The Court will waive the Fed. R. Civ. P. 65(c) bond requirement.