

Exhibit C



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April 19, 2010

VIA EMAIL: dmansfield@jonesday.com

Douglas M. Mansfield, Esq.
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Re: *John Doe and Jane Doe, as the Natural Parents and Next Friends of Their Minor Child, James Doe v. Mount Vernon School District Board of Education, et al.*

Eastern Division County Court of United States District Court
Southern District of Ohio
Case No.: 2:08 CV 575
Judge Gregory Frost

Dear Doug

Attorney Hamilton provided the following description and the actual bates stamped documents in response to the Order granting Plaintiffs' Motion to Compel. Per attorney Hamilton, "the items (provided to attorney Matt Johnson today) include the following as listed in Doug Mansfield's letter dated December 15, 2009 and submitted as the basis of Plaintiff's Motion to Compel (Doc. No.67)":

- "Newspaper articles delivered to John Freshwater during his in-person visit with Superintendent Steve Short. (0001-00027)"
- "Notes made by John Freshwater made before, during and after, or in connection with all meetings or discussions with Mount Vernon City School District officials from the time period of March 4, 2008 through April 22, 2008. (0028-0036)"
- "All sworn affidavits of John Freshwater regarding his contractual right pursuant to Section 402 to provide a comprehensive written response to the complaints lodged against him during his employment. Any electronic files no longer exist as the computer then used was damaged beyond repair during a water pipe break which resulted in disposal of the computer. (0037-0082)"
- "A copy of John Freshwater's personal textbook titled *Finding Common Ground* limited to those pages upon which Mr. Freshwater made any mark in his own hand. A complete copy can be downloaded from the internet. (0083-00102)"

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Douglas Mansfield
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- “John Freshwater never maintained or possessed any book covers titled *Good Thinking or Ten Commandments* after he was ejected from his classroom. Employee Exhibit 144 was not an original or exact document that was ever in John Freshwater’s classroom but was obtained by me from other sources. The patriotic *George Bush Poster* has been photographed and is contained herein as a photograph. (00103-00109)”
- “Employee Exhibit 161, the thirty-six pages of Chapter One from the Glencoe textbook is unavailable and will have to be supplemented when I can receive the copy from the state hearing referee on April 29, 2010.”
- “Tangible items received by John Freshwater from Steve Short in August 2008.”

Also, attorney Hamilton informed me that he may use some of the contents of the anonymously delivered “black bag” as exhibits within the administrative hearing. I do not have copies of the contents of the black bag, but will request attorney Hamilton to provide copies to me. I will forward them upon receipt.

According to attorney Hamilton, Bates Nos. 00110-00123 contain affidavits of six students from ZD’s class. Be advised that I now anticipate call those students at trial of this matter. Those students are: Student Nos. 90, 89, 141, 167, 84 and 83.

In regard to our conversation of earlier today, I will await your contact regarding the deposition of a tesla coil manufacturer representative and the issues regarding ZD’s counseling records, bills and further testimony. Also, I would like to depose Student Nos. 7, 399 and 561 as identified in your witness list. Please provide your availability for the first week of May.

Contact me with any questions you may have. Thank you.

Very truly yours,

MAZANEC, RASKIN, RYDER & KELLER CO., L.P.A.

s/ Jason R. Deschler

Jason R. Deschler

cc: R. Kelly Hamilton, Esq.
Robert H. Stoffers, Esq.