



Eastern Region Office
P.O. Box 60173
Philadelphia, PA 19102
215-592-1513 T
215-592-1343 F

Central Region Office
P.O. Box 11761
Harrisburg, PA 17108
717-238-2258 T
717-236-6895 F

Western Region Office
247 Fort Pitt Blvd
Pittsburgh, PA 15222
412-681-7736 T
412-681-8707 F



June 26, 2018

Hon. Malachy E. Mannion, U.S.D.J.
U.S. District Court, Middle District of Pennsylvania
William J. Nealon Federal Bldg. & U.S. Courthouse
235 N. Washington Avenue
Scranton, PA 18503

VIA ECF

RE: *NEPA Freethought Society v. COLTS* (15cv833)
Notice of Supplemental Authority Under Local Rule 7.36:
Minnesota Voters Alliance v. Mansky, --- U.S. --- (June 14, 2018)

Judge Mannion:

The Supreme Court recently struck down a ban on “political” and “issue-oriented” apparel inside polling places. The Court held that, even though the regulation was aimed at proper governmental purposes (maintaining order, preventing confusion, and protecting the integrity of the voting process), the content-based restrictions on speech in a nonpublic forum were not “reasonable” in light of those purposes because the government could not articulate an “objective,” “workable,” and “sensible” rule for distinguishing between speech permitted by the law and speech censored under it.

This authority supplements Plaintiff’s Proposed Conclusions of Law.

See ECF 82, ¶¶ 4–15, 38–50.

Sincerely,


Molly Tack-Hooper

**CERTIFICATES OF SERVICE AND
COMPLIANCE WITH LOCAL RULES**

I hereby certify that the foregoing Notice of Supplemental Authority complies with Local Rule 7.6, and contains 100 words in the body of the notice.

I further certify that the foregoing Notice of Supplemental Authority was this day served on all counsel of record by electronic filing via the Court's CM/ECF system.

Dated: June 26, 2018

/s/ Molly Tack-Hooper