

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

JANELLE WOLFE, ON BEHALF OF HER  
MINOR DAUGHTER, SLOANE WOLFE,

Plaintiffs,

v.

TWIN VALLEY SCHOOL DISTRICT

Defendant.

**Civil Action No.:** \_\_\_\_\_

**ELECTRONICALLY FILED**

**IMMEDIATE RELIEF SOUGHT**

**ORDER**

AND NOW this \_\_\_\_\_ day of \_\_\_\_\_, it is hereby ORDERED that Plaintiffs' Motion for a Preliminary Injunction is GRANTED. It is hereby ORDERED that Defendant Twin Valley School District and its officers, agents, affiliates, subsidiaries, employees, successors, and all other persons or entities in active concert or privity or participation with them (collectively "the District") are hereby preliminarily enjoined from denying Retire the Raider the same access to District facilities that is provided to other noncurriculum-related student clubs.

It is further ORDERED that:

1. The District shall not require Retire the Raider to have a faculty advisor to enjoy access to school facilities and benefits on the same terms as other noncurriculum-related student clubs, including the ability to hold meetings during "flex" time, post flyers in the same area of Twin Valley High School as other such clubs, and access a student activity account for club funds.

2. The District shall immediately include a description of Retire the Raider on the Student Activities page of the Twin Valley High School website with a link to the student activities google form.

3. The District shall include Retire the Raider on any listing of noncurriculum-related student clubs that it distributes to students, parents, and/or community members.

**BY THE COURT:**

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