

PRECEDENTIAL

UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

Nos. 05-3774, 05-4008, 05-4009

LAUREN W., BY AND THROUGH HER PARENTS,
JEAN AND JAMES W.; JEAN W.; JAMES W.,
ON THEIR OWN BEHALF,

Appellants in No. 05-3774

v.

JOHN A. DEFLAMINIS, DR., IN HIS INDIVIDUAL
CAPACITY; KITTY LUGAR, DR., IN HER INDIVIDUAL
CAPACITY; RADNOR TOWNSHIP SCHOOL DISTRICT,

Appellants in Nos. 05-4008 & 05-4009

On Appeal from the United States District Court
for the Eastern District of Pennsylvania
(D.C. Civ. No. 03-cv-01526)
District Judge: Honorable Legrome D. Davis

Argued December 13, 2006

BEFORE: FISHER, CHAGARES and GREENBERG, Circuit Judges

ORDER AMENDING OPINION

It is hereby ordered that the opinion in this case filed March 22, 2007, is amended
as follows:

(1) In the third line of the third paragraph in footnote 11 of the slip opinion on page 15 the word “of” should be inserted between “resolution” and “the”;

(2) In the third line of footnote 13 on page 19 the word “deposition” should be substituted for “disposition”;

(3) In the last line of footnote 13 on page 19 “non-moving” should be substituted for “nonmoving”;

(4) In the first line of footnote 14 on page 19 “DeFlaminis” should be substituted for “DeFalminis” and “Lugar” should be substituted for “Luger.”

By the Court,

/s/ Morton I. Greenberg

Circuit Judge

DATED: 27 March 2007