Ninth Circuit: Coach Kennedy Doesn’t Have a Prayer
Coach Kennedy to seek U.S. Supreme Court review of school district’s decision to fire him because of his silent 15-second prayer.

SEATTLE, Wash.—Today, the U.S. Court of Appeals for the Ninth Circuit denied football coach Joe Kennedy’s request for a hearing en banc. Attorneys with First Liberty Institute represent Coach Kennedy.

“It is disappointing that the Ninth Circuit would refuse to hear Coach Kennedy’s case en banc, especially in light of the extreme, far-reaching opinion issued by the three-judge panel,” said Mike Berry, Deputy General Counsel for First Liberty. “If this decision is allowed to stand, Jewish teachers can be fired for wearing a yarmulke in sight of students, Catholic teachers are at risk if they wear a crucifix, and Muslim teachers may face discrimination for wearing a hijab to work.”

In August, a three-judge panel of the Ninth Circuit held that a school district in Washington state could fire Coach Kennedy because he silently prayed alone for 15 to 30 seconds following football games.

“Banning all coaches from praying just because they can be seen is wrong and contradicts the Constitution,” said Kelly Shackelford, President and CEO of First Liberty. “We will keep fighting on behalf of Coach Kennedy until his religious liberties are fully restored, including appealing this case to the Supreme Court of the United States.”
Coach Kennedy’s case has received national attention and support from political and religious leaders, including President Trump and Franklin Graham, as well as former NFL players Steve Largent, and Chad Hennings.

To learn more about the case, visit CoachKennedyFacts.com.

###

**About First Liberty Institute**

First Liberty Institute is a non-profit public interest law firm and the largest legal organization in the nation dedicated exclusively to defending religious freedom for all Americans.

To arrange an interview, contact Lacey McNiel at media@firstliberty.org or by calling 972-941-4453.