Washington State Football Coach Will Appeal Ninth Circuit Decision Prohibiting Him from Saying a Brief, Private Prayer After Games

Attorneys asked court to reinstate football coach who was fired after praying silently and alone for 15-30 seconds after football games

San Francisco, CA—Today, the U.S. Court of Appeals for the Ninth Circuit declined to rehear en banc a three-judge panel’s decision that determined the Bremerton School District in Washington state can ban Coach Joe Kennedy from taking a knee in brief, personal prayer after football games. Attorneys representing Kennedy, First Liberty Institute, Kirkland & Ellis LLP, Jeff Helsdon, and A.J. Ferate collectively, plan to appeal today’s decision.

You can read the order here.

“We will appeal and are confident that the Supreme Court of the United States will right this wrong,” said Jeff Mateer, First Liberty Institute’s Chief Legal Officer. “Banning coaches from praying just because they can be seen contradicts the Constitution. Coach Kennedy has been denied the freedom to coach for over five years, but he’s never been a quitter. We will fight on.”

In his statement respecting the denial of rehearing en banc, Judge O’Scannlain, joined by Judges Callahan, Bea, R. Nelson, Collins, Lee, Bumatay, and VanDyke, said, “Yet the opinion in this case obliterates such constitutional protections by announcing a new rule that any speech by a public school teacher or coach, while on the clock and in earshot of others, is subject to plenary control by the government. Indeed, we are told that, from the moment public high school football coach Joseph Kennedy arrives at work until the very last of his players has gone home after a game, the Free Speech Clause simply doesn’t apply to him.”

The Supreme Court of the United States declined to review the case in January 2019, stating that more facts needed to be determined and instead allowed Coach Kennedy’s case to continue through the court system. The case then returned to the district court for further review where, in January 2020, U.S. District Court for the Western District of Washington granted the Bremerton (WA) School District’s motion for summary judgment. Kennedy’s attorneys then appealed to the Ninth Circuit. A three-judge panel sided with the school district earlier this year.

Americans United for Separation of Church and State represents the Bremerton School District.

###

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.