

No. 18-2574

**United States Court of Appeals
for the Third Circuit**

SHARONELL FULTON, ET AL.,

Plaintiffs-Appellants,

v.

CITY OF PHILADELPHIA, ET AL.,

Defendants-Appellees.

On Appeal from the U.S District Court for the
Eastern District of Pennsylvania,
No. 2:18-cv-02075-PBT (Hon. Petrese B. Tucker, U.S.D.J.)

JOINT APPENDIX VOL. 3, pp. Appx.0826-1191

NICHOLAS M. CENTRELLA
Conrad O'Brien PC
1500 Market Street, Suite 3900
Philadelphia, PA 19102-2100
(215) 864-8098
ncentrella@conradobrien.com

MARK L. RIENZI
LORI H. WINDHAM
STEPHANIE BARCLAY
NICHOLAS R. REAVES
The Becket Fund for Religious Liberty
1200 New Hampshire Ave. NW, Suite 700
Washington, DC 20036
(202) 955-0095
mrienzi@becketlaw.org

Counsel for Plaintiffs-Appellants

TABLE OF CONTENTS

Page

Joint Appendix Volume 1

1. Dkt. 55, Notice of Appeal	1
2. Dkt. 53, Order, <i>Sharonell Fulton, et al. v. City of Philadelphia, et al.</i> (E.D. Penn. July 13, 2018)	4
3. Dkt. 52, Memorandum, <i>Sharonell Fulton, et al. v. City of Philadelphia, et al.</i> (E.D. Penn. July 13, 2018)	6

Joint Appendix Volume 2

4. District Court Docket Sheet.....	70
5. Preliminary Injunction Hearing Transcript (June 18, 2018)	84
6. Preliminary Injunction Hearing Transcript (June 19, 2018)	269
7. Preliminary Injunction Hearing Transcript (June 21, 2018)	480

Joint Appendix Volume 3

8. Dkt. 13-3: Declaration of James Amato.....	826
9. Attachment B.....	837
10. Attachment C.....	842
11. Attachment D	846
12. Attachment E.....	855
13. Attachment F.....	858
14. Attachment G	863
15. Attachment H	866
16. Attachment I.....	869
17. Attachment J	876
18. Attachment K	883
19. Attachment L.....	893
20. Attachment M.....	896
21. Attachment N	898
22. Attachment O	906
23. Attachment P.....	911
24. Attachment Q	913
25. Attachment R.....	915
26. Attachment S.....	937
27. Attachment T.....	940
28. Attachment U	963
29. Attachment V.....	973

30.Attachment W.....	980
31.Dkt. 13-12: Declaration of Sharonell Fulton	991
32.Dkt. 13-13: Declaration of Cecelia Paul	995
33.Dkt. 13-14: Declaration of Toni Lynn Simms-Busch	998
34.Dkt. 13-11: Declaration of Doe Foster Mother #1	1002
35.Plaintiffs’ Exhibit 9 (Human Relations Commission Letter, May 7, 2018)	1009
36.Plaintiffs’ Exhibit 13 (Law Department Letter, May 7, 2018)	1011
37.Plaintiffs’ Exhibit 14 (City’s website)	1015
38.Plaintiffs’ Exhibit 15 (Foster Care Contract)	1018
39.Plaintiffs’ Exhibit 18 (Second Chance website).....	1140
40.Plaintiffs’ Exhibit 19 (<i>Philadelphia Inquirer</i> article)	1141
41.Dkt. 46-1: Supplemental Declaration of James Amato	1149
42.Dkt. 20-6: Declaration of Cynthia Figueroa	1152
43.Dkt. 20-1: Declaration of Kimberly Ali*	1160
44.Defense Exhibit 1 (Email from Amato to Figueroa)	1174
45.Defense Exhibit 2 (Email from Janiszewski to Windham).....	1175
46.Dkt. 20-9: Defense Exhibit 3-B (Fiscal Year 2019 Award Letter).....	1177
47.Defense Exhibit 5 (Text messages between Ali and Black).....	1181
48.Dkt. 36: Defense Letter, June 21, 2018	1184
49.Dkt. 40: Plaintiffs’ Letter, June 25, 2018	1186
50.Dkt. 47: Defense Letter, June 29, 2018	1190

Joint Appendix Volume 4 (Sealed)

51. Declaration of Kimberly Ali	1192
---------------------------------------	------

* For an unredacted version of Ms. Ali’s declaration and attachments see Joint Appendix Volume 4 (filed under seal).