

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

BLAINE COLEMAN,

Case No.: 11-15207

Plaintiff,

Hon. Mark A. Goldsmith  
JURY TRIAL DEMANDED

v.

ANN ARBOR TRANSPORTATION AUTHORITY,  
MICHAEL FORD, TRANSIT ADVERTISING  
GROUP AA and RANDY ORAM

Defendants.

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**ANSWER, AFFIRMATIVE DEFENSES AND JURY DEMAND OF ANN ARBOR  
TRANSPORTATION AUTHORITY AND MICHAEL FORD**

Ann Arbor Transportation Authority (“AATA”) and Michael Ford (jointly, “AATA Defendants”) state as follows for their Answer, Affirmative Defenses and Jury Demand:

**ANSWER**

1. If the First Amendment means anything, it means that the government may not censor political expression based on the content or viewpoint of the speaker's message.

**ANSWER:** The AATA Defendants object to this allegation because it is neither an allegation of fact nor a legal conclusion. To the extent a response is required, the AATA Defendants deny the allegations of this paragraph.

2. Plaintiff Blaine Coleman wishes to purchase advertising space on the side of a public bus in Ann Arbor, Michigan to advocate the boycott of Israel because of its policies.

**ANSWER:** The AATA Defendants admit that Mr. Coleman made inquiries concerning the placement of a poster on an AATA bus and that Mr. Coleman’s proposed ad violated the AATA’s Advertising Policy. The AATA Defendants are without knowledge or information sufficient to

form a belief as to the truth of the remaining allegations and therefore deny them.

3. The advertisement would say "Boycott Israel, Boycott Apartheid."

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

4. The Ann Arbor Transportation Authority ("AATA") refuses to run Mr. Coleman's advertisement, citing an advertising policy that is unconstitutional on its face and as applied.

**ANSWER:** The AATA Defendants admit that the AATA rejected Mr. Coleman's proposed ad because it violated the AATA's Advertising Policy. The AATA Defendants deny the remaining allegations of this paragraph.

5. Mr. Coleman's message may be controversial, but that is a reason it must be protected by the First Amendment, not censored. Those who are offended by speech they don't like may and should use the First Amendment to speak back. It is not the role of the government to prohibit offensive speech.

**ANSWER:** The AATA Defendants object to this allegation because it is neither an allegation of fact nor a legal conclusion. To the extent a response is required, the AATA Defendants deny the allegations of this paragraph.

6. Mr. Coleman therefore requests that the court order AATA to run his ad. The court should also declare AATA's policy unconstitutional and award damages.

**ANSWER:** The AATA Defendants admit this is the relief requested but deny that the relief is warranted.

7. This court has jurisdiction under 28 U.S.C. §§ 1331 and 1343 because this is a civil action arising under the Constitution and laws of the United States seeking redress for the deprivation, under color of state law, of a right secured by the Constitution of the United States.

**ANSWER:** The AATA Defendants admit that this court has jurisdiction to hear this dispute but deny the remaining allegations of this paragraph.

8. Venue is proper under 28 U.S.C. § 1391(b) because the events giving rise to the plaintiff's claim occurred within the Eastern District of Michigan.

**ANSWER:** The AATA Defendants admit the allegations of this paragraph.

9. Plaintiff Blaine Coleman is a resident of Washtenaw County.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

10. Defendant Ann Arbor Transportation Authority ("AATA") is a unit of government that operates the local public transit system for the greater Ann Arbor-Ypsilanti area.

**ANSWER:** The AATA Defendants admit that the AATA operates a public transportation system in Washtenaw County, Michigan but deny the remaining allegations of this paragraph.

11. Defendant Michael Ford is Chief Operating Officer of AATA.

**ANSWER:** The AATA Defendants admit that Mr. Ford currently is the Chief Operating Officer of the AATA.

12. Defendant Transit Advertising Group AA ("TAG") is a private entity doing business in Michigan. TAG is AATA's agent for ad sales and placement on AATA buses. TAG acts jointly and in concert with AATA to implement AATA's advertising policy.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of the first sentence and therefore deny them. The AATA Defendants deny the remaining allegations of this paragraph.

13. Defendant Randy Oram is President of TAG.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them

14. Blaine Coleman is an Ann Arbor resident and activist who is committed to raising awareness about how Palestinians are treated by Israel.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a

belief as to the truth of the allegations of this paragraph and therefore deny them

15. Mr. Coleman wishes to purchase advertising space on the outside of an AATA bus for an ad that reads "Boycott Israel, Boycott Apartheid."

**ANSWER:** The AATA Defendants admit that Mr. Coleman made inquiries concerning the placement of a poster on an AATA bus and that Mr. Coleman's proposed ad violated the AATA's Advertising Policy. The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the remaining allegations of this paragraph and therefore deny them.

16. For years, AATA buses have carried a wide array of advertisements, including ads with messages about important social issues, ads promoting religion, and even ads supporting candidates running for public office.

**ANSWER:** The AATA Defendants admit that the AATA's buses have carried various types of advertisements that complied with the AATA's Advertising Policy. The AATA Defendants deny the remaining allegations of this paragraph.

17. However, AATA refuses to run Mr. Coleman's ad.

**ANSWER:** The AATA Defendants admit the allegations of this paragraph.

18. AATA refuses to run the ad because of its content.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

19. Mr. Coleman is one of many Americans who have strong political opinions about Israel and Palestine. He is neither the first nor the last such person to express his views about this issue in a variety of public forums.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

20. Indeed, the relationship between the Israeli government and the Palestinian people is a subject of grave importance in international politics. It is often the subject of fierce debate at the United Nations. In the United States, candidates for public office frequently discuss their support of Israel and whether they support Palestinian statehood.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

21. Americans are generally more supportive of Israel than the Palestinians. According to a 2011 Gallup poll, 68 percent of Americans say they have favorable views toward Israel and 63 percent say they sympathize more with Israelis than with Palestinians.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

22. However, it is also the case that some people and organizations criticize the Israeli government for its policies toward Palestinians.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

23. For example, in December 2010, Human Rights Watch issued a report entitled "Separate and Unequal: Israel's Discriminatory Treatment of Palestinians in the Occupied Palestinian Territories." The report states that the Israeli government is responsible for a "two-tier system of laws, rules, and services" in the West Bank and East Jerusalem. It alleges that "[s]uch different treatment, on the basis of race, ethnicity, and national origin and not narrowly tailored to meet security or other justifiable goals, violates the fundamental prohibition against discrimination under human rights law.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

24. Some critics of the Israeli government's policies use the word "apartheid" to describe conditions there.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

25. "Apartheid" is an Afrikaans word and a common description of South African policies of racial segregation during the twentieth century.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

26. Former President Jimmy Carter and South African Archbishop Desmond Tutu have both drawn analogies between apartheid in South Africa and conditions in Palestine.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

27. Inspired in part by a successful boycott movement against South Africa during the 1980s and 1990s, some critics of the Israeli government's policies toward Palestinians now urge a boycott of Israel in some form.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

28. Using the term "apartheid" to describe how Palestinians are treated by Israel is contentious. Many people are offended by the comparison and are opposed to any form of boycott against Israel.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

29. Supporters of Israel frequently speak out on this important political issue. The Human Rights Watch report was widely criticized, as were President Carter and Desmond Tutu for using the word "apartheid" in connection with Israel.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

30. As with any high-profile political issue, many organizations and interest groups have launched media and public awareness campaigns to express a range of views and opinions about the Israeli-Palestinian conflict. For example, a pro-Israel organization called the Emergency Committee for Israel recently began purchasing advertising space in newspapers and billboards criticizing President Obama for not being sufficiently supportive of Israel.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

31. Meanwhile, those who support a boycott of Israel also express their views in public forums. For example, an organization called the Committee for a Just Peace in Israel and Palestine expresses its message by purchasing advertising space in public transportation areas. Ads stating "End U.S. military aid to Israel" have appeared on the side and rear panels of public buses in Chicago and Portland, in subway stations in New York and Boston, and inside subway cars in Washington, D.C.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

32. Mr. Coleman also wishes to raise awareness about the treatment of Palestinians by purchasing ad space on the exterior of public buses to advocate for a boycott of Israel.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

33. In Ann Arbor, AATA buses travel on and near the campus of the University of Michigan, where students are likely to be inquisitive about international relations, human rights, and political activism.

**ANSWER:** The AATA Defendants admit that some of the AATA's buses run routes on or near the University of Michigan campus. The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the remaining allegations of this paragraph and therefore deny them.

34. AATA buses regularly display ads on their exterior rear and side panels.

**ANSWER:** The AATA Defendants admit that some of its buses have ads on the exterior and sides. The AATA Defendants deny the remaining allegations of this paragraph.

35. These exterior bus ads represent a unique opportunity to express one's message of choice because the ad is essentially a moving billboard seen by thousands of drivers

and pedestrians who cross paths with the bus.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

36. According to the "Top 10 Reasons to Advertise on AATA Buses!" featured on defendant TAG's website, the "unique environment of bus advertising allows for endless creative possibilities."

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

37. Mr. Coleman first contacted defendants in late December 2010, requesting via email information about how to purchase advertising space for the outside of an AATA bus. He requested a copy of any rules regarding the bus ads. He also asked how much it would cost to purchase an ad on the side or back of the bus that runs along State Street, South University and North University on and near the University of Michigan campus in Ann Arbor.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

38. No one responded to Mr. Coleman's email response. He sent several more mails in January requesting the same information, and he included a copy of the ad he wishes to run on the side or back of an AATA bus.

**ANSWER:** The AATA Defendants admit that the AATA first received a communication from Mr. Coleman in 2011 and that the AATA promptly responded to that communication. The AATA Defendants deny the remaining allegations of this paragraph.

39. Mr. Coleman's add is reproduced as Attachment #1 to this complaint. 40. The ad features the following message in large, bold print:

Boycott "Israel"  
Boycott Apartheid

**ANSWER:** The AATA Defendants admit that Exhibit 1 to the complaint is a copy of Mr. Coleman's proposed ad.

41. The ad also contains a cartoonish black-and-white image that depicts a skeleton-



like figure holding a skull in its right hand and a bone in its left.

**ANSWER:** The AATA Defendants admit that Mr. Coleman's proposed ad contains a graphic.

The AATA Defendants deny the remaining allegations of this paragraph.

42. In February 2011, defendant Randy Oram emailed Mr. Coleman and identified himself as the president of the company that handles advertising for AATA buses requested that all communications regarding placing an advertisement on an AATA bus be directed exclusively to him.

**ANSWER:** The AATA Defendants admit the allegations of this paragraph, on information and belief.

43. Mr. Oram's email stated that he could not post Mr. Coleman's ad because it was prohibited by AATA advertising policy.

**ANSWER:** The AATA Defendants admit the allegations of this paragraph, on information and belief.

44. AATA's advertising policy states:

The AATA, by permitting commercial advertising in or on its vehicles, shelters, info, nation material, buildings, and benches, does not thereby intend to create a public forum. Further, AATA requires that such advertising comply with specified standards to further the purposes of providing revenue for AATA, increasing ridership, and assuring that AATA riders will be afforded a safe and pleasant environment. AATA reserves the right to approve all advertising, exhibit material, announcements, or any other display and their manner of presentation. All advertising must be considered in good taste and shall uphold the aesthetic standards as determined by AATA.

Advertising in or on AATA vehicles, in AATA shelters, buildings, benches or informational material which does any of the following shall be prohibited.

1. Contains false, misleading, or deceptive material.
2. Promotes an illegal activity.
3. Advocates violence or crime.
4. Infringes copyright, service mark, title or slogan.
5. Defames or is likely to hold up to scorn or ridicule a person or group of persons.
6. States or implies the endorsement of a product or service by AATA.
7. Supports or opposes the election of any person to office or supports or opposes

any ballot proposition.

8. Contains material which is obscene, as defined by MCL 752.362, or sexually explicit, as defined by MCL 722.673, and as such statutes shall be amended or supplemented.

9. Promotes alcohol or tobacco products.

**ANSWER:** The AATA Defendants admit the allegations of this paragraph.

45. Mr. Oram did not identify which of the above provisions allegedly prohibited Mr. Coleman's ad.

**ANSWER:** The AATA Defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations of this paragraph and therefore deny them.

46. Upon information and belief, AATA almost never rejects advertisements for failure to comply with its advertising policy.

**ANSWER:** The AATA Defendants admit that the AATA enforces its Advertising Policy. The AATA Defendants deny the remaining allegations of this paragraph.

47. In fact, directly contrary to its written advertising policy, AATA runs political campaign ads. In 2008, AATA ran political campaign advertisements supporting Joan Lowenstein and Margaret Connors for district court judge.

**ANSWER:** The AATA Defendants admit that, in 2008, the AATA inadvertently ran two ads that violated its Advertising Policy.

48. AATA ads contain a wide variety of messages. AATA buses carry ads selling commercial products, conveying information about important social issues, advocating the election of a candidate for public office, and spreading religious gospel.

**ANSWER:** The AATA Defendants admit that AATA buses have carried various types of advertisements that complied with its Advertising Policy. The AATA Defendants deny the remaining allegations of this paragraph.

49. For example, in the past few years AATA has run advertisements with the following messages:

"Every 9 1/2 minutes someone in the U.S. is infected with HIV."

"Two-Faced Landlords Can Be Stopped. Housing Discrimination Is Against the Law."

"Domestic Violence. It happens here."

"In Washtenaw County black babies are 3x more likely to die than white babies."

"Breastfeeding makes babies smarter."

An ad for NorthRidge Church that reads: "NorthRidge Church is For Hypocrites. NorthRidge Church is For Fakes. NorthRidge Church is For Liars. NorthRidge Church is For Losers."

2WordStory.com, a website featuring the stories of people who "experienced the life changing love and grace of Jesus Christ."

"Joan Lowenstein for Ann Arbor's 15th District Court Judge: a voice of reason."

**ANSWER:** The AATA Defendants admit the allegations of this paragraph, on information and belief.

50. In August 2011, Mr. Coleman's ACLU attorneys wrote a letter to AATA's board of directors and defendant Ford on Mr. Coleman's behalf. The letter warned AATA its advertising policy was unconstitutional and that its refusal to run Mr. Coleman's ad violated his right to free speech under the First Amendment and due process under the Fourteenth Amendment. The letter cited *United Food & Commercial Workers Union, Local 1099 v. Southwest Ohio Regional Transit Authority*, 163 F.3d 341 (6th Cir. 1998), holding under similar circumstances that a public transit authority's content-based rejection of a bus ad violated the First and Fourteenth Amendments. The letter requested that AATA accept Mr. Coleman's advertisement on the same terms and conditions that it accepts all other advertisements.

**ANSWER:** The AATA Defendants admit that counsel for Plaintiff sent a letter to Mr. Ford and the AATA Board of Directors and deny the allegations of this paragraph to the extent they vary from the verbatim text of that letter.

51. On November 17, 2011, AATA's board of directors met to consider the ACLU's letter and request regarding Mr. Coleman's advertisement. By formal resolution, the AATA board "affirm[ed] the decision to reject the advertisement" and "concur[red] with

[a] recommendation" of a subcommittee "that the ad continue to be rejected." In support of its resolution, the AATA board cited the following provisions of its advertising policy:

The AATA, by permitting commercial advertising in or on its vehicles, shelters, information material, buildings, and benches, does not thereby intend to create a public forum. Further, AATA requires that such advertising comply with specified standards to further the purposes of providing revenue for AATA, increasing ridership, and assuring that AATA riders will be afforded a safe and pleasant environment. AATA reserves the right to approve all advertising, exhibit material, announcements, or any other display and their manner of presentation. All advertising must be considered in good taste and shall uphold *the* aesthetic standards as determined by AATA.

Advertising in or on AATA vehicles, in AATA shelters, buildings, benches or informational material which does any of the following shall be prohibited.

5. Defames or is likely to hold up to scorn or ridicule a person or group of persons.

**ANSWER:** The AATA Defendants admit the allegations of this paragraph.

52. Plaintiff's counts and claims against defendants are all brought under 42 U.S.C. § 1983, which provides that every person acting under color of state law who deprives another person of his or her constitutional rights, or causes such a deprivation, is liable at law and in equity.

**ANSWER:** The AATA Defendants admit that Plaintiff purports to bring a claim under 42 U.S.C. §1983 but denies that any such claim has merit.

53. At all times relevant to this complaint, defendants acted and are acting under color of state law.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

54. Defendants' refusal to run Mr. Coleman's ad has restricted and continues to restrict Mr. Coleman's ability to convey his political message to the public and to participate in debate on a matter of public concern. He has suffered and continues to suffer mental anguish and distress from this diminished ability to express his views and from the knowledge that his message has been restrained, censored, and singled out by the government as unwelcome in a public forum. Defendants' acts and omissions have caused and are causing irreparable harm such that there is no adequate remedy at law.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

**COUNT ONE  
VIOLATION OF THE FIRST AMENDMENT  
DISCRIMINATION ON THE BASIS OF CONTENT AND VIEWPOINT**

55. Defendants' refusal to accept plaintiff's ad has violated and continues to violate his First Amendment right to freedom of speech and expression.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

56. Defendants operate a designated public forum. They have unconstitutionally discriminated against plaintiff, and continue to do so, based on the content of his advertisement.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

57. Alternatively, defendants operate a limited or nonpublic forum. They have unconstitutionally discriminated against plaintiff, and continue to do so, based on the viewpoint expressed in his advertisement.

**ANSWER:** The AATA Defendants admit that the AATA's buses are a non-public forum. The AATA Defendants deny the remaining allegations of this paragraph.

**COUNT TWO  
VIOLATION OF THE FIRST AMENDMENT  
FACIAL CHALLENGE OVERBREADTH**

58. Defendants' advertising policy is facially unconstitutional under the overbreadth doctrine of the First Amendment.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

59. Defendants operate a designated public forum and its policy discriminates or allows for discrimination based on content.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

60. Alternatively, defendants operate a limited or nonpublic forum and its policy discriminates or allows for discrimination based on viewpoint.

**ANSWER:** The AATA Defendants admit that the AATA's buses are a non-public forum. The AATA Defendants deny the remaining allegations of this paragraph.

**COUNT THREE  
VIOLATION OF THE FOURTEENTH AMENDMENT  
VAGUENESS AS APPLIED**

61. Defendants' refusal to accept plaintiff's ad has violated and continues to violate his Fourteenth Amendment right to due process.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

62. The criteria defendants used and are using to prohibit plaintiff's ad are not clearly defined such that a person of ordinary intelligence can readily determine whether the ad is allowable or prohibited.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

63. Defendants and their agents have exercised and are exercising unbridled discretion to prohibit plaintiff's ad, unconstrained by sufficiently objective criteria, such that their exclusion of plaintiff's ad rests on ambiguous and subjective reasons.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

**COUNT FOUR  
VIOLATION OF THE FOURTEENTH AMENDMENT  
FACIAL CHALLENGE — VAGUENESS**

64. Defendants' advertising policy is facially unconstitutional under the vagueness doctrine of the Fourteenth Amendment.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

65. Defendants' advertising policy is not clearly defined such that a person of ordinary intelligence can readily identify the applicable standard for inclusion or exclusion.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

66. The absence of clear standards in defendants' advertising policy grants

defendants and their agents unbridled discretion, not constrained by objective criteria, such that their exclusion of advertising content may rest on ambiguous and subjective reasons.

**ANSWER:** The AATA Defendants deny the allegations of this paragraph.

WHEREFORE, the AATA Defendants demand judgment in their favor and for their costs and fees in defending this action.

**AFFIRMATIVE DEFENSES**

**First.** Mr. Ford is entitled to qualified immunity.

**Second.** The AATA Defendants are immune from liability.

**Third.** The AATA is not liable for the actions of its agents or employees.

**Fourth.** Mr. Ford is entitled to attorneys' fees and costs under 42 U.S.C. § 1988 because the claims against him are frivolous, unreasonable and without foundation.

**Fifth.** The Plaintiff has failed to mitigate his damages.

**Sixth.** The AATA Defendants acted in good faith.

WEHREFORE, the AATA Defendants demand judgment in their favor and for their costs and fees in defending this action.

**JURY DEMAND**

The AATA Defendants each demand trial by jury.

Respectfully submitted,

/s/ Kathleen H. Klaus

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Dated: October 12, 2012

**CERTIFICATE OF SERVICE**

I hereby certify that on October 12, 2012, I electronically filed the above document(s) with the Clerk of the Court using the ECF system, which will send notification of such filing to the following: all counsel of record.

/s/ Kathleen H. Klaus

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