

Movant shall serve copies of this ORDER on any pro se parties, pursuant to CRCP 5, and file a certificate of service with the Court within 10 days.

Dated: Aug 29, 2011



Michael A. Martinez District Court Judge date of order indicated on attachment

DISTRICT COURT, COUNTY OF DENVER STATE OF COLORADO 1437 Bannock Street Denver, CO 80202				
Plaintiffs:	JAMES LARUE, et al.		▲ COURT USE ONLY ▲	
vs.				
Defendants:	COLORADO BOARD OF EDU	CATION, et al.,	Case No.: 11cv4424	
Intervenors:	FLORENCE DOYLE, et al.,		Combined with: Case No.: 11CV4427	
AND				
Plaintiffs:	TAXPAYERS FOR PUBLIC ED	DUCATION, et al.,	Courtroom: 259	
vs.				
Defendants:	DOUGLAS COUNTY SCHOOL	DISTRICT RE-1, et al.		
		ION BENDYNG A DDE	AT DUDGUANTERO	
ORDER STAYING INJUNCTION PENDING APPEAL PURSUANT TO C.R.C.P. 62(B)(3) OR (C)				
THIS MATTER is before me upon receipt of the Joint Motion to Stay Injunction Pending Appeal filed by Defendants Douglas County Board of Education, Douglas County School District, Colorado Board of Education, Colorado Department of Education and Defendant-Intervenors Florence, Derrick, Alexandra, and Donovan Doyle; Diana, Mark, and Nathaniel Oakley; and Jeanette Strohm-Anderson and Mark and Max Anderson, on August 18, 2011. Being fully apprised of the issues, the Court hereby:				
GRANTS the Joint Motion to Stay Injunction Pending Appeal.				
Orde	ered this day of	, 2011.		
BY THE COURT:				
Judge Michael A. Martinez				

This document constitutes a ruling of the court and should be treated as such.

Court: CO Denver County District Court 2nd JD

Judge: Michael Anthony Martinez

File & Serve

Transaction ID: 39353489

Current Date: Aug 29, 2011

Case Number: 2011CV4424

Case Name: LARUE, JAMES et al vs. COLO BD OF EDUCATION et al

/s/ Judge Michael Anthony Martinez