No. _____

IN THE SUPREME COURT OF ILLINOIS

JULIEANNE AUSTIN, as the Parent or Legal Guardian of T.L. and L.A., <i>et</i> <i>al.</i> , ¹ Plaintiffs-Respondents,	 Petition for Leave to Appeal from the Appellate Court of Illinois, Fourth Judicial District, Nos. 4-22-0090, 4-22-0092, 4-22-0093, 4-22-0094 (cons.)
v.) There Heard on Appeal from the
) Circuit Court for the Seventh
THE BOARD OF EDUCATION OF) Judicial Circuit, Sangamon
COMMUNITY UNIT SCHOOL) County, Illinois
DISTRICT #300, et al.,)
) Nos. 2021-CH-500002
Defendants,) 2021-CH-500003
) 2021-CH-500005
(The Board of Education of) 2021-CH-500007
Community Unit School District)
300, et al., Defendants-Petitioners).) The Honorable
, , ,) RAYLENE GRISCHOW,
) Judge Presiding.

SEPARATE APPENDIX TO PETITION FOR LEAVE TO APPEAL

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¹ This appendix contains a list of all plaintiffs-appellees, defendants, and defendants-appellants. *See* A80-111.

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IN THE CIRCUIT COURT FOR THE SEVENTH JUDICIAL CIRCUIT SANGAMON COUNTY, ILLINOIS

JULIEANNE AUSTIN, et al., Plaintiffs, v. THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT #300, et al., Defendants.	Case No. 2021-CH-500002 Judge Grischow FILED FEB 04 2022 38 Chrown Colork of the No. 2021-CH-500003
ROBERT GRAVES, <i>et al.</i> , Plaintiffs, v.	No. 2021-CH-500003 Judge Grischow
GOVERNOR JB PRITZKER, et al., Defendants.	
MARK AND EMILY HUGHES, <i>et al.</i> , Plaintiffs, v.	Case No. 2021-CH-500005 Judge Grischow
HILLSBORO COMMUNITY SCHOOL DISTRICT #3, a body politic and corporate, <i>et al.</i> , Defendants.	
MATTHEW ALLEN, et al., Plaintiffs, v. GOVERNOR JB PRITZKER, in his official capacity, et al.,	Case No. 2021-CH-500007 Judge Grischow
Defendants.	

TEMPORARY RESTRAINING ORDER

Case called for hearing on Plaintiffs' Motion for Temporary Restraining Order. The parties appear through counsel. Arguments were heard on January 3 and 5, 2022 and again on January 19 and 20, 2022. The Court took the matter under advisement. The parties were given until January 27, 2022 to submit proposed orders. This Court, having reviewed the record, pleadings, the parties' written and oral arguments, in addition to the applicable legal authority, finds as follows:¹

BACKGROUND

The Governor declared an emergency due the coronavirus in March 2020 pursuant to statutory authority delegated to him under the Illinois Emergency Management Agency Act. ("IEMAA" 20 ILCS 3305 *et seq.*) Since that time, the Governor has issued 25 serial disaster proclamations and 99 executive orders related to COVID-19. Those executive orders have touched the lives of every citizen in the state of Illinois in some fashion.

Plaintiffs in the above-captioned matters are parents of students enrolled in schools across Illinois [*Austin* (2021-CH-500002), *Graves* (2021-CH-500003), and *Hughes* (2021-CH-500005)] and teachers working in Illinois schools [*Allen* (2021-CH-50007)]. They all seek entry of Temporary Restraining Orders ("TRO") enjoining certain school-related Covid-19 mitigation measures as set forth in Governor JB Pritzker's Executive Orders, namely: (1) Executive Order 2021-18 ("EO18")[issued on 8/4/21], ordering that school districts require the use of masks for students and teachers who occupy their buildings, provided they are medically able to do so, (2) Executive Order 2021-22 ("EO22")[issued on 9/3/21], requiring persons who are both unvaccinated from Covid-19 and work in Illinois schools to provide weekly negative results of an approved Covid-19 test in order to occupy school buildings, and (3) Executive Order 2021-24

¹ Pursuant to Supreme Court Rule 384, Case Numbers: 2021-CH-500002, 21-CH-500003 and 21-CH-500005 were consolidated before this Court. Subsequently, 21-CH-500007 was filed in Sangamon County. To the extent any portion of this TRO is appealed, any opinions expressed in this consolidated order applies to each case individually.

("EO24")[issued on 9/17/21], ordering that school districts refuse students and teachers admittance to their buildings for specified periods of time if the student or teacher is a "close contact" of a confirmed or probable Covid-19 case and if they refuse to test.²

EO22 and EO24 provide that "State agencies . . . may promulgate emergency rules as necessary to effectuate," and aid in the implementation of, the Executive Orders. Toward that end, on September 17, 2021, the Illinois Department of Public Health ("IDPH") and the Illinois State Board of Education ("ISBE") filed Emergency Rules, effective that day, amending portions of Title 77 of the Administrative Code relating to managing disease in schools, *see* 45 Ill. Reg. at 12123, and adding provisions to Title 23 of the Administrative Code relevant to supporting school districts in implementing EO22, *see* 45 Ill. Reg. at 11843, (collectively, the "Emergency Rules"). In August 2021, ISBE and IDPH issued Revised Public Health Guidance for Schools ("Joint Guidance") relating to school districts' efforts to combat Covid-19 and a safe return to in-person instruction.

The Austin, Graves, Hughes, and Allen Plaintiffs sued the Governor, IDPH, ISBE, IDPH Director Dr. Ngozi Ezike, ISBE Superintendent Dr. Carmen I. Ayala (collectively, the "State Defendants"), and nearly 170 Illinois school districts (collectively "Defendant School Districts") across Illinois. Their claims assert the theory that students and teachers cannot be required to wear masks while in school buildings and cannot be excluded from school premises after close contact exposure to Covid-19, absent consent and/or a full evidentiary hearing and a court order entered pursuant to the procedures contained in Section 2 (the "Section 2 Procedures") of the Illinois

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² EO24 requires that schools "make remote instruction available [for students excluded] consistent with the requirements declared by the State Superintendent of Education pursuant to Section 10-30 and 30-18.66 of the School Code." On September 21, 2021, the Governor issued Executive Order 2021-25 ("EO25"), making minor amendments to EO24's school exclusion provision. On January 11, 2022, the Governor issued Executive Order 2022-03 ("EO3") which supersedes EO24 and EO25. The implementation of EO3 has no material impact on the merits of Plaintiffs' claims.

Department of Public Health Act (20 ILCS 2305/1.1 *et seq.* (the "IDPH Act")) because doing so constitutes an IDPH "quarantine" or "modified quarantine" under the IDPH Act. The *Allen* Plaintiffs also insist that unvaccinated teachers cannot be required to undergo weekly Covid-19 testing absent compliance with Section 2 Procedures because doing so constitutes IDPH "testing" under the IDPH Act.³ The *Graves* Plaintiffs' complaint and motion include additional theories of relief, which the Court addresses below after analyzing the principal theory asserted by all of the *Austin, Graves, Hughes*, and *Allen* Plaintiffs relating to the Section 2 Procedures.

This Court acknowledges the tragic toll the COVID-19 pandemic has taken, not only on this State, but throughout the nation and globe. Nonetheless, it is the duty of the Courts to preserve the rule of law and ensure that all branches of government act within the bounds of the authority granted under the Constitution. There is no doubt that the public has a strong interest in stopping the spread of this virus, but such does not allow our government "to act unlawfully even in the pursuit of desirable ends." *Georgia v. Biden*, 2021 WL 5779939 (December 7, 2021)(citing *Youngstown Sheet & Tube Co. v. Sawyer*, 343 U.S. 579, 582, 585-86 (1952)).

PRELIMINARY MATTERS

As an initial matter, this Court needs to ensure it has jurisdiction over all the parties. Lack of jurisdiction is an issue which can be raised at any time, even by the Court on its own motion. In *Hughes v. Hillsboro Community School District #3*, Case No: 2021-CH-500005, this Court noted that the school district and not the board of education was sued as a defendant. "A board of education is designated as a district's governing body. *Veazey v. Board of Education of Rich Tp High School*, 2016 IL App (1st) 151795. "A board of education 'furnishes the method and

³ The *Allen* plaintiffs also seek relief in their complaint under the Illinois Healthcare Right of Conscience Act, 745 ILCS 70/1 *et seq.* (HCRCA"). The parties agree that plaintiffs' Motion for Temporary Restraining Order does not implicate the HCRCA claim.

machinery for the government and management of the district."" *Board of Education of District No. 88 v. Home Real Estate Improvement Corp.*, 378 Ill. 298, 303 (1941). Where jurisdiction is lacking, any resulting judgment rendered is void and may be attacked either directly or indirectly at any time. *People v. Davis*, 156 Ill. 2d 149, 155-56 (1993). In light of the foregoing, the Board of Education for Hillsboro Community School District #3 is not sued, thus, this Court lacks jurisdiction over Hillsboro Community Unit School District #3, since it is not a properly named Defendant. Plaintiff is given leave to add the proper party within the next 14 days. Until such time, the Court reserves ruling as to the legal issues presented in that case, noting however, that any ruling issued herein would subsequently apply to those parties as well.

LEGAL STANDARD

A temporary restraining order or preliminary injunction may issue when plaintiff establishes: (1) a clearly ascertainable right that needs protection; (2) it will suffer irreparable harm in the absence of an injunction; (3) it lacks an adequate remedy at law; and (4) a likelihood of success on the merits. *Makindu v. Illinois High Sch. Ass'n*, 2015 IL App. (2d) 141201, ¶31, 40 N.E.2d 182. If the moving party establishes these elements, the Court must then balance the hardships to the parties and consider the public interest involved. *Id.* The issuance of an injunction is within the sound discretion of the trial court when plaintiff demonstrates that there is a fair question as to the existence of the right claimed and that the circumstances lead to a reasonable belief that the moving party will be entitled to the relief sought. *Stenstrom Petroleum Services Group, Inc. v. Mesch*, 375 Ill. App. 3d 1077, 1089, 874 N.E.2d 959, 971 (2d Dist. 2007). The Court must determine whether a fair question is raised as to the existence of a right that needs protection and is not to, at this time, decide controverted facts or the ultimate merits of the case. *Id. at 1089*.

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EMERGENCY RULES AND JOINT GUIDANCE

I. IDPH Emergency Rules

Section 690 of Title 77 of the Illinois Administrative Code has been around since 1977. All State actors and citizens have operated under those set standards up to and including a time period when our State (and Nation) was faced with another highly contagious disease. In 2014, Ebola reared its ugly head and caused a number of public health challenges. As a result, the IDPH passed Emergency Rules that added new definitions for "quarantine, modified" and "quarantine, isolated" and amended the definitions of quarantine and isolation to include those new concepts. The IDPH, at that time, believed exclusion from school, due to a highly infectious or contagious disease (such as Ebola), was a form of quarantine, subject to the due process procedures as found in the IDPH Act. Those emergency amendments noted that IDPH and local health departments needed to have clear authority to monitor and restrict persons who were potentially at risk.

Since 2014 and prior to the recent 2021 Emergency Rules, tests and vaccines were also considered a form of "modified quarantine" because they were a procedures "intended to limit disease transmission." Under the IDPH Act, individuals had the right to object to these procedures. If they objected, they were afforded due process of law. Likewise, "exclusion from school" was also a form of "modified quarantine" because it was considered a partial limitation on freedom of movement for those who may have been exposed to a contagious disease. At no time did the 2014 emergency amendments take away a person's due process rights.

On September 17, 2021, under the guise of an emergency, the Emergency Rules deleted or modified these terms and definitions.⁴ Subsection (d) was added pertaining to schools and added a new provision which delegated authority to the local school districts to require vaccination,

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⁴ State Defendants' Exhibit 4, p. 12139-12143.

masking, and testing of school personnel, in addition to masking for all students regardless of vaccine status, exclusion from school, and testing for unvaccinated, healthy students who were deemed "close contacts" by the school.⁵ The question before this Court is whether the Governor, under his executive authority, can require his agencies to promulgate emergency rules that go beyond what the Legislature intended or without utilizing the legislative branch of government.

To address this, the Court begins its analysis by looking at IEMAA. According to this Act, the Legislature granted the Governor a broad delegation of power. However, this broad delegation of power is not absolute. The manner in which this administrative agency [IDPH] promulgated this Emergency Rules gives this Court pause. At the time it issued this broad-sweeping Emergency Rules, COVID-19 had been in existence for well over one and a half (1 1/2) years and vaccines had been around for at least nine (9) months. Based on this historical knowledge, this Court inquired repeatedly as to the emergency that necessitated the Emergency Rules in September of 2021 without adhering to the rulemaking process which provides for public comment and JCAR review prior to adoption.⁶ The State Defendants responded that COVID-19 was "fluid,"⁷ and it was within the agencies' discretion to assist the Governor and protect the public health and safety.⁸ In IDPH's Notice contained in the Illinois Register, it stated the reasoning was "to support schools and school districts in implementing Executive Order 2021-22, which requires that all school personnel either receive the COVID-19 vaccine or undergo at least weekly testing."9 In support of this emergency action, the IDPH cited to the Communicable Disease Report Act and the Department of Public Health Act.¹⁰

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⁵ State Defendants' Exhibit 5, p. 12145 - 12151.

⁶ All parties have been on notice of what was required by law for at least 550 days since the Governor issued the first disaster proclamation.

⁷ Report of proceedings 1/3/2022 p. 16: 14-16.

⁸ Report of proceedings 1/32022 p. 26: 16-19.

⁹ State Defendants' Exhibit 4, p. 11843.

¹⁰ 745 ILCS 45; 20 ILCS 2305.

The State Defendants argue under Section (m) of 20 ILCS 2305/2 all decisions regarding emergencies in the State of Illinois fall under the arm of the IEMAA and that since the IDPH did not issue the vaccine mandate for school personnel, such is a valid exercise of the Governor's authority under IEMAA.¹¹ The Court disagrees with this broad interpretation. Looking at subsection (b) of 2305/2, which is subject to the provisions in subsection (c), "no person shall be ordered to be quarantine or isolated [e]xcept with the consent of the person... or upon the prior order of the court of competent jurisdiction." The State Defendants argue that since the order was not issued by the IDPH, this section does not apply. The Executive Branch, however, fails to recognize or acknowledge that the Legislature granted IDPH the <u>supreme authority</u> in matters of quarantine and isolation. Moreover, subsection (f) of 20 ILCS 53305/5, the powers of IEMAA, includes the mandatory language of "shall," thus requiring the Governor to coordinate with the IDPH with respect to planning for and responding to public health emergencies.¹² These two statutes must be read together, making it clear the Governor cannot make public health decisions during a time of emergency independently and without coordinating with IDPH.

Furthermore, if the Governor did not want a certain statute to apply during a declared emergency, he certainly could have taken steps to suspend those provisions. Where the Governor seeks to suspend a regulation pursuant to his emergency powers, he must first show that the strict compliance with the statute would hinder his efforts to address the pandemic.¹³ This authority rests solely with the Governor; not other agencies within the Executive Branch. Thus, the only way the due process provisions as found the IDPH Act (2305/2) would not apply is if the Governor

¹¹ See 20 ILCS 2305/5(m)... "Nothing in this Section shall supersede the current National Incident Management System and the Illinois Emergency Operation Plan or response plans and procedures established pursuant to IEMA statutes.

^{12 20} ILCS 3305/5(f)(2.6).

¹³ 20 ILCS 3305/7(1), see also, Fox Fire Tavern, LLC v. Pritzker, 2020 IL App (2d) 200623, ¶41.

suspended them during his emergency declarations and corresponding Executive Orders, which he did not. The Governor did, however, for example, suspend various statutes in EO20-15, 20-25, 20-26 and 20-31, namely various portions of the School Code, Code of Civil Procedure and IDPH and Administrative Code, but not 2305/2.

The State Defendants also argue that the Governor has unlimited authority to do whatever is necessary. This Court finds this argument far reaching as the Legislature acknowledged limits which are set forth in 3305/7. Moreover, as pointed out by this Court during oral arguments, if the Governor's power was endless, then why would he instruct the State agencies to promulgate rules to effectuate his mandates? And, why would the Legislature have created specific powers as set forth in paragraphs 1-14 in 3305/7? If the Legislature intended for the Governor's powers to be endless, it simply could have deleted all those other paragraphs and said "during emergencies declared by the Governor, the Governor is authorized to do whatever is felt necessary without any restrictions." But, the Legislature never intended for that type of unfettered power, and therefore, the State's interpretation is unfounded. IEMAA makes it clear that the Governor does not have the authority to make final decisions on public health, which again illustrates the Legislature's intent for the two bodies to work together to come up with framework for health-related emergencies. IEMAA does not delegate authority to or provide deference to any other state agency other than IDPH and the Governor.

The Court cannot find (nor did any party provide) any law enacted by the State Legislature that grants the IDPH the authority to delegate or transfer its duties and responsibilities to ISBE and local school districts. Even the IDPH cannot support that arguments based on 690.1315 of Title 77 which provides that "certified local health departments shall, in conjunction with the Department administer and enforce the standards set forth this Subpart, which include: 1) investigating any

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case or suspected case of a reportable communicable disease or condition; and 2) "instituting disease control...including testing... vaccinations... quarantine..." This administrative rule further provides that the certified local health department, ... "[i]n consultation with local health care providers, ... schools, the local judicial system, and any other entity that the certified local health department considers necessary, the certified local health department <u>shall</u> establish plans, policies, and procedures for instituting and maintaining emergency measures necessary to prevent the spread of a dangerously contagious or infectious disease or contamination." 77 Ill. Admin. Code 690.1315(f) (emphasis added). Based on IDPH's emergency passage, it is clear it violated its own administrative rules.

Moreover, the Governor's delegated authority regarding masks, identifying close contacts, testing and vaccines to another executive agency is beyond the scope of legislative authority. The IDPH is limited by law to delegating its authority only to certified local health departments and has not been authorized by the Legislature to delegate any of its authority to any other body of government, including school districts.¹⁴

II. ISBE Emergency Rules

On September 17, 2021, ISBE, an executive administrative agency, implemented an emergency "Mandatory Vaccinations for School Personnel." ISBE indicated that its authority for this Emergency Rule came from 105 ILCS 5/2-3.6 (the School Code) and EO22. According to this Executive Order, "…over 6.7 million Illinoisans have been fully vaccinated against COVID-19, in order to protect against the rapid spread of the Delta variant, additional steps are necessary to ensure that the number of vaccinated residents continues to increase and includes individuals working in certain settings of concern, including those who work around children under the age of

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^{14 20} ILCS 2310/2310-15

12." Section 3 of EO22 outlines the vaccination and testing requirements for school personnel which includes exclusion from premises unless they comply with the testing requirement set forth in section (d) of EO22. According to section 3(f) of the Governor's OE22, the IDPH and ISBE may promulgate emergency rules as necessary to effectuate this Executive Order.

Prior to IDPH's emergency amendment on September 17, 2021, IDPH found that masks (a.k.a. "devices"), and tests and vaccines (a.k.a. "procedures") were a form of "modified quarantine" because they were a procedure "intended to limit disease transmission." Under the IDPH Act, people had the right to object to these procedures. If they objected, then they were afforded due process rights.¹⁵ Similarly, IDPH concluded "exclusion from school" was also a form of "modified quarantine" because it was considered a partial limitation of freedom of movement or actions to those who may have been exposed to a contagious disease."¹⁶

Regarding the teachers' case, IDPH did not mandate the COVID-19 vaccine, nor did it issue Emergency Rules pertaining to vaccines or masks,¹⁷ the Governor did and then ISBE promulgated its Emergency Rules to carry out the Governor's orders. The Court is left to question what authority ISBE has to mandate a vaccine that has not even been mandated by the IDPH. Section 690.138 of Title 77 outlines that IDPH, or a local health department, may order the administration of vaccines to prevent the spread of a dangerously contagious or infectious disease and specifies an individual's due process rights should they refuse vaccinations, medications or other treatments. One agency within the Executive Branch cannot delegate authority to another agency within the same Executive Branch absent legislative authority.¹⁸ The Legislature granted

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^{15 20} ILCS 2305/2.

¹⁶ 77 Ill. Admin. Code 690.10, Definitions (prior to 9/17/21 amendments).

¹⁷ The emergency mask mandate issued by IDPH expired on 6/4/21.

¹⁸ See 20 ILCS 2310/2310-625, even in times of a disaster declaration, the Legislature did not authorize the Director of IDPH to delegate the health department's obligations to school districts.

IDPH the authority to order tests and vaccines. Nowhere in the School Code did the Legislature grant ISBE or the State Superintendent the authority to order or mandate vaccines and tests. Thus, absent a properly filed emergency rule from IDPH, the Governor's mandate is meaningless and ISBE's Emergency Rule exceeded its authority.

III. Do the emergency amendments comply with Sec. 5-45 of the IAPA?

The emergency rule making process is outlined in 5 ILCS 100/5-45. In adopting rules, administrative agencies must comply with the public notice and comment requirements set forth in the Procedure Act. Champaign-Urbana Public Health District v. Illinois Labor Relations Bd., 354 Ill. App. 3d 482, 489 (4th Dist. 2004); see also, 20 ILCS 3305/18(a).¹⁹ IDPH attached a certificate which stated the reason for the Emergency Rules was "in response to Governor JB Pritzker's Gubernatorial Disaster Proclamation issued related to COVID-19."20 As indicated before, at the time IDPH implemented their Emergency Rules, without a formal hearing, the State of Illinois, namely the Governor, IDPH and ISBE had been aware of COVID-19 for 550 days. The need to adopt emergency rules at this junction seems suspect at best and not in compliance with the law. One of the several basis cited for the various executive orders was the Delta variant. The Delta variant has been around since December of 2020. The School Districts, through EO18 had known since August 4, 2021 that the local health departments, not the schools, had the authority to identify close contacts. Thus, the schools knew all summer what needed to be done. So, what emergency arose that had not already been present? By September 17, 2021, the State of Illinois had moved into phase 5 and was fully aware of the threat from COVID-19. Perhaps the threat was

¹⁹ Orders, Rules, and Regulations (where the rule, regulation, order or amendment shall become effective immediately upon being filed with the Secretary of State accompanied by a certificate stating the reason as required by the Illinois Administrative Procedure Act)

²⁰ State defendants' Exhibit 1 Notice of Filing filed 1/3/2022 3:57 PM documents relating to Emergency Amendments to Ill. Adm. Code, Title 77, Part 690.

because the Courts were interpreting the law as written and the Executive Branch did not like the outcome. How is this a threat to public safety? It is not, it is a threat to a unilateral unchecked exercise of authority by the Executive Branch. Stated differently, IDPH's delegation of its authority was an end-run whereby IDPH passed the buck to schools so as not to trigger the due process protections under the IDPH Act. Courts should not be fooled or misled by this egregious conduct.

To illustrate this further, the Court notes on September 17, 2021, the IDPH issued eleven (11) additional emergency amendments to various administrative codes mandating vaccines or testing for various health care workers/professionals. IDPH could have done the same thing for school personnel under the emergency amended 690.361(1) whereby it added a new section for schools and COVID. It also could have added these requirements in Sec. 690.1380 and 690.1385, but chose not to do so. The delegation of authority to school districts regarding public health and safety is an abuse of power and was never contemplated by the Legislature.

No facts have been presented to show that without these Emergency Rules, the public would be confronted with a threatening situation. How did removing the words "Isolation, Modified" and "Quarantine Modified" and editing the definition of "Quarantine" assist in responding to a threatening situation? How did adding a section delegating the duties of the IDPH and local health departments to schools assist in responding to a threatening situation? What was the need to have this done on an emergency basis without input from the Legislative Branch? "Unless a rule conforms with the public notice and comment requirements, 'it is not valid or effective against any person or party and may not be invoked by an administrative agency for any purpose." *Champaign-Urbana Pub. Health Dist. v. Illinois Lab. Rels. Bd.*, 354 Ill. App. 3d 482, 488–89, 821 N.E. 2d 691, 696 (4th Dist. 2004)(citing *Kaufman Grain Co. v. Director of the*

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Department of Agriculture, 179 Ill. App. 3d 1040, 1047, 534 N.E. 2d 1259, 1264 (4th Dist. 1988)). Based on the record before this Court, it is hard to see how the implementation of these Emergency Rules was necessary to counter the threat of the public interest safety or welfare. The Governor could have had the Legislature address this while in session, but he did not. The Governor could have suspended statutes, but he did not.²¹ Where the Governor seeks to suspend a regulation pursuant to his emergency powers, he must first show that the regulation hinders his efforts to cope with a disaster.²² No regulation was suspended because the reason for implementing the Emergency Rules was for administrative convenience and an attempt to circumvent the courts' involvement, not because of any stated emergent public threat.²³

IV. IDPH/ISBE Joint Guidance

In 2003, IDPH and ISBE issued "Management of Chronic Infections Diseases in Children" and acknowledged the importance of substantive and procedural due process protections. These guidelines recognized that each student should have the right to due process, that each student with infectious disease should be educated in the least restrictive environment and extreme measures to isolate students with chronic infectious diseases was not necessary. It further stated that "many irrational fears can be mitigated through planned health education and health counseling programs."²⁴ Even though these agencies did not incorporate the same language in their revised 2021 Joint Guidance, it still does not change an individual's due process rights.

Fast forwarding to the Joint Guidance issued by the ISBE and IDPH in August of 2021, these agencies made it clear that "local health departments" were to make the final determinations

²¹ See page 9 above of statutes that were suspended.

²² 20 ILCS 3305/7(1); see also, Fox Fire Tavern, LLC v. Pritzker, 2020 IL App (2d) 200623.

²³ The Court refuses to look forward at what transpired after the Emergency Rules were implemented regarding the Omicron variant and must base its analysis on what where the present facts known <u>at the time</u> to warrant such "emergent" conduct by the Executive Branch's administrative agencies.

²⁴ This Court recognizes the 2003 Guidance is not authoritative. However, it highlights these administrative agencies' understating of the law with regard to due process rights in addressing infectious diseases.

on issues of close contacts, as well as determinations as to who would be mandated to quarantine²⁵ and for how long.²⁶ This guidance permitted the schools to assist with contract tracing but did not give schools any authority to make final determinations on who was to quarantine and for how long. This Revised Guidance even acknowledged Test To Stay was a form of modified quarantine.²⁷ Just because these entities later deleted this reference in the subsequent Joint Guidance does not make it any less true that even IDPH and ISBE agreed that testing was a form of quarantine. Simple as that. The IDPH Act sets forth explicit procedures on what the agency is required to do if a person disagrees with the agency on the issue of quarantine.²⁸ The Legislature, in the implementation of the IDPH Act, specifically contemplated that people may object to quarantine and laid out procedural methods in which to address those objections. There is no question as to the promulgated statutory rights set forth in the IDPH Act that are due to citizens in matters of quarantine and isolation. Through the issuance of the above-noted Court rulings, these statutory rights have attempted to be bypassed through the issuance of Executive Orders and Emergency Rules.

The Illinois General Assembly had foresight when it created certain provisions limiting the authority of administrative agencies. When the Legislature created our laws, they did so knowing individuals have a fundamental right to due process when one's liberty and freedom is taken away by forcing them to do something not otherwise required of all other citizens. Illinois law prohibits ISBE from making policies affecting school districts which have the effect of rules without following the procedures of the IAPA. Absent this statutory provision, ISBE would be able to on

²⁵ To avoid this concept, ISBE and IDPH changed the word "quarantine" to "exclusion from school."

²⁶ Revised Public Health Guidance for Schools, Part 5- Supporting the full return to in-person learning for all students, August 2021, p. 17-18.

²⁷ Revised Public Health Guidance for Schools, Part 5- Supporting the full return to in-person learning for all students, August 2021, p. 19.

²⁸ 20 ILCS 2305(a)(b)(c).

impulse, and depending on who held the Executive Branch, mandate whatever it felt necessary in the most arbitrary and capricious manner without having to follow any due process under the IAPA. As for the matters at hand, it is clear IDPH/ISBE were attempting to force local school districts to comply with this guidance without any compliance with rulemaking. This type of evil is exactly what the law was intended to constrain.

Moreover, the Joint Guidance is attempting to cloak the local school districts with the authority to mandate masks and require vaccination or testing without compliance with any due process under the IDPH Act. The Court has already ruled masks are a device intended to stop the spread of an infectious/contagious disease, and thus are a type of quarantine, and vaccination and testing are specifically covered under the IDPH Act, and as such any attempt to circumvent the statutory due process rights of the Plaintiffs by this Joint Guidance is void. Under no circumstances can guidance be issued which violates a statute.

V. Independent Authority of School Districts

Repeatedly during oral arguments, the Defendant School Districts claimed they have independent authority to adopt and enforce all necessary rules for the management and government of the public schools of their district.²⁹ They claim this authority is provided to schools by the Illinois School Code, and, in the absence of a valid statewide mandate, the decision of which approach to take lies with the individual School Districts and their Boards.

This Court is in agreement that the Legislature did grant independent authority to school districts.³⁰ However, the Legislature specified that school districts still had to coordinate with

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²⁹ 105 ILCS 5/10-20, 105 ILCS 5/10-20.5

³⁰ See 105 ILCS 5/10-21.11, 105 ILCS 5/34-18.13, and 105 ILCS 5/10-20.5, which were also cited to in the 2003 Joint Guidance referenced above. These statutes again make it clear that any health-related decisions must be consistent with Joint Guidance and with the input of the department of public health. Policies related to chronic diseases must be on a case-by-case basis according to the Legislature.

IDPH on health related issues. The fact remains, no school district had policies in effect that predated COVID-19 and the Governor's mandates that required masking, testing, exclusion from school for being a "close contact," quarantine, isolation or vaccinations. Any policies that were adopted were done in response to the pandemic and the Governor's emergency declarations. No School District has presented any evidence it would have taken this course of action <u>but for</u> the Executive Orders and Emergency Rules. This Court finds the policies of each School District will have to be addressed on a case by a case basis, be subject to school district's policies that were presented to the school board at a public meeting and subject to public comment, as well as the Open Meetings Act. Those issues are not before the court at this time.

The Defendant School Districts also argued that the Illinois Educational Labor Relations Act governs labor relations between educational employers and employees, including specific terms of employment. This Court is in agreement with the foregoing, along with the fact that any collective bargaining agreement governs the terms of employment. Individual collective bargaining agreements for each union will have to be analyzed to determine what has and has not been bargained. Again, those issues are not before the Court.

The Legislature took specific measures to address school authority during times in which the Governor has declared a disaster pursuant to section 7 of IEMAA. Under the provision for dismissal of teachers in Section 24-16.5, the Legislature amended the statute to toll these provisions until the Governor's proclamation is no longer in effect.³¹ The Legislature also specifically amended 105 ILCS 5/27-8.1 as it pertains to health examinations and immunizations and inserted a provision that a school may not withhold a child's report card during a school year in which the Governor has declared a disaster due to a public health emergency pursuant to Section

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³¹ Public Act 101-643

7 of the IEMAA. Looking at 105 ILCS 5/27-6.5, physical fitness assessments in schools, again, this solidifies that the Legislature is well aware of IEMAA as it specifically amended the statute and stated that the requirements of this section do not apply if the Governor has declared a disaster due to a public health emergency pursuant to Section 7 of the IEMAA.

Further, reviewing the amendments under P.A. 101-643, the Legislature repeatedly declared that certain sections applied only during times when the Governor had declared a public health emergency under IEMAA. Had our Legislature intended that the various due process provisions, as argued by the Defendants were not to apply, the Legislature would have specifically done so. The Legislature certainly has had time to make any amendments, and has, in fact, made amendments when it deemed them appropriate during the pandemic. Thus, by the absence of any amendments to the statutes/codes argued in this case, the Court is left to conclude, the Legislature did not intend to restrict or take away individual due process rights.

INJUNCTION ELEMENTS

I. A Protectable Right In Need Of Protection

In review of this element, the Court is to determine if the Plaintiffs have "raised a fair question about the existence of [their] right and that the court should preserve the status quo until the case can be decided on the merits." *Buzz v. Barton Associates, Inc. v. Giannone*, 108 Ill. 2d. 373, 386 (1985). Plaintiffs have raised the following questions as to their rights: 1) do they have a statutory right to due process protection as set forth in the IDPH Act prior to being excluded from school until such time as a permanent injunction is heard; 2) do they have a statutory right to due process protection as forth in the IDPH Act prior to being forced to wear a mask in school, if they object, until such time as a permanent injunction is heard; 3) do they have right to in-person education free from undue governmental interference until such time as a permanent injunction is

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heard; 4) do they have a statutory right to due process protection as set forth in the IDPH Act prior to being forced to test or be vaccinated; and 5) do they have a right to insist the Governor, and other State administrative bodies, act within the specific confines of their statutory authority until such time as a permanent injunction is heard.

The Legislature has made it clear that citizens have individual due process rights, specifically the due process right to object to being subjected to quarantine, vaccination, or testing which is alleged to prevent the spread of an infectious disease. This Court finds that masks are also a device intended to limit the spread of an infectious disease, and as such, is a type of modified quarantine covered under 20 ILCS 2305(2)(c).³² The Court finds that 20 ILCS 2305(2)(d) and 20 ILCS 2305(2)(e) expressly provide a right for a citizen to refuse vaccination or testing. This Court finds that Plaintiffs have a protectable interest to not be subjected to any mandates by the Governor, ISBE or the School Districts which interfere with the due process protections provided to Plaintiffs under the IDPH Act in regard to masks as a type of quarantine, as well as vaccination or testing. The Plaintiffs have due process rights in need of protection which must be afforded before they can be excluded from the public school building and disallowed to perform their work duties for failure to wear a mask as a type of quarantine, be vaccinated for COVID, or submit to testing for COVID.

While Plaintiffs' filings contain constitutional due process language, their request for emergency relief is actually premised upon the statutory theory that the State Defendants do not have authority to require masking, close contact exclusion, vaccinations and/or testing in schools unless it is voluntary or an IDPH proceeding is initiated in compliance with Section 2 Procedures for each non-consenting student or teacher, resulting in court orders in compliance with Section 2

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^{32 21} U.S.C.A §321(h)(1)(B)

Procedures.³³ Plaintiffs' lead counsel conceded this critical point during the TRO proceedings: "[Defense counsel is] making a constitutional, procedural, and substantive due process analysis when we're in here making a statutory, procedural, and due process request to you.... [Y]ou can decide for yourself whether or not ... the Department of Public Health Act applies."³⁴

In accordance with EO24, the IDPH and ISBE proceeded to issue Emergency Rules that raise the following questions: 1) whether the IDPH Emergency Rules were passed in accordance with the procedures set forth in the IAPA; and 2) whether the Legislature has given ISBE the authority to implement Emergency Rules (such as masking, testing and vaccines). The IDPH failed to follow appropriate time frames as set forth in the Illinois Administrative Code in the issuance of the Emergency Rules. These Emergency Rules further removed the judiciary from appropriate judicial oversight in the decisions of arbitrary contract tracing and resulting exclusions and masking of students in Illinois. All these points raise fair questions as to the legality of the Emergency Rules as passed. The Legislature vested the IDPH with sole authority on issues of public health, including but not limited, to vaccinations, testing, quarantine, isolation and masking as set forth in the IDPH Act. This point raises a fair question as to whether the Emergency Rules set forth by the ISBE have any legal effect. Further, in the passing of the Emergency Rules, the due process procedures for each and every student subjected to exclusion from in-person education and quarantine based on being a close contact were completely removed. This continues to raise fair questions as to the legality of the Executive Orders and Emergency Rules in light of Section 2(c) of the IDPH Act and the separation of powers doctrine. The arbitrary methods as to contact tracing and masking in general continue to raise fair questions as to the legality of the Executive

³³ The Court is not suggesting that the IDPH could not later require COVID vaccines for all students and teachers, but those changes would be subject to input from the Immunization Advisory Committee. See 20 ILCS 2305/8.4

³⁴ Report of proceedings 1/5/22 p. 135: 20-24 and 136: 1-2.

Orders in light of violations of healthy children's substantive due process rights. For the above reasons, fair questions as to rights in need of protection have been satisfied.

II. Irreparable Harm

The injury alleged by the Plaintiffs is the laws of this State which controls these matters of public health are being violated. The Plaintiffs have due process rights under the law which provide them a meaningful opportunity to object to any such mitigations being levied against them, and it is these due process rights which are being continually violated. Under Illinois law, a citizen who refuses to mask or to submit to vaccinations or testing is only potentially subjecting themselves to an isolation or quarantine order. The Defendant School Districts have specifically adopted policies attached to the pleadings that have held children will be excluded from school in the event they do not wear a mask on school premises in violation of the Executive Orders, further preventing them from receiving an in-person education. Some schools do not even have remote learning established, thus, further denying children from an education.

"To demonstrate irreparable injury, the moving party need not show an injury that is beyond repair or compensation in damages, but rather need show only transgressions of a continuing nature." *Victor Township Drainage Dist. 1 v. Lundeen Family Farm P'ship*, 2014 IL. App (2d) 140009 ¶ 50. The injury to a plaintiff "must be in the form of plaintiff's legal rights being sacrificed if plaintiff is forced to await a decision on the merits." *Hough v. Weber*, 202 III. App. 3d 674, 686 (2d Dist. 1990). The legal rights being sacrificed are the rights of due process under 20 ILCS 2305 *et seq.* which are further provided under 77 III. Adm. Code 690.1330. The Court finds the Plaintiffs' legal rights to procedural and substantive due process are being sacrificed each and every day. They have a right to insist compliance with 20 ILCS 2305 *et seq.* before the Defendant School Districts' masking, exclusion from school, quarantine, isolation,

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vaccination or testing policies are being thrust upon them, especially when there has been zero evidence that those children are contagious or highly likely to spread a contagious disease. Due process of law is a guaranteed right to the Plaintiffs under the Illinois Constitution and has been specifically codified for circumstances such as these under 20 ILCS 2305 *et seq*. If the Legislature did not think due process rights and a method for objecting were important, they would not have created an entire statute on the issue. When a right such as the one being violated here is alleged, irreparable injury is satisfied. *Makindu v. Illinois High School Assn.*, 2015 IL App (2d) 141201 (2015). Continued deprivation of procedural and substantive rights that are protected by both statutory and constitutional law cannot be compensated in the form damages.

III. Inadequate Remedy At Law

There is no adequate remedy at law because the loss of the continuous sacrifice of legal rights cannot be cured retroactively once the issues are decided on the merits. See *Hough v. Weber*, 202 Ill. App. 3d 674, 686 (2d Dist. 1990). An "adequate remedy at law is one which is clear, complete and as practical and efficient to the ends of justice and its prompt administration as the equitable remedy." *Cross Wood Products, Inc. v. Suter*, 97 Ill. App. 3d 282, 286 (1st Dist. 1981). Furthermore, where injuries are of a continuing nature, remedies at law are inadequate, and injunctions should be imposed. *See Fink v. Board of Trustees of Southern Illinois University*, 71 Ill. App. 2d 276, 281 (5th Dist. 1966).

There is no remedy available after trial in this cause which would compensate these Plaintiffs for the harm caused them by being forced to accept the masking mandate, which this Court finds are, by definition, a type of quarantine, as well as the vaccination or testing policies, being lodged against Plaintiffs at the whims and caprice of the Defendants, all without any procedural or substantive due process rights to object. The losses are not easily, if at all,

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quantifiable as a remedy at law. For these reasons, the Court finds the Plaintiffs have no adequate remedy at law.

IV. A Likelihood of Success On The Merits

When addressing this motion, the Court should not attempt to decide issues of fact or the ultimate merits required at the final hearing, but instead should consider whether the plaintiffs have raised a "fair question" as to the likelihood of success on the merits. *Murges v. Bowman*, 254 Ill. App. 3d 1071, 1083 (1st Dist. 1993). A plaintiff need only "raise a fair question as to the existence of the right which it claims and lead the court to believe that it will probably be entitled to the relief requested if the proof sustains [its] allegations." *Ford Motor Credit Co. v. Cornfield*, 395 Ill. App. 3d 896, 903 (2d Dist. 2009).

In review of the definitions of "quarantine" and "modified-quarantine" set forth in the Chapter 77 of the Illinois Administrative Code (both of which were in existence upon the issuance of EO18 and EO24), it is very clear that a child's exclusion from school, a teacher's inability to engage in their occupation, and a requirement for a child to wear a mask that is intended to limit the spread of an infectious disease, all fit within the confines of quarantine. In the event it is argued EO24 was to suspend section 2(c), the Governor must show that strict compliance with the IDPH would hinder his efforts to address the pandemic. To this point, it is important to note, upon the issuance of EO24, the State had been operating under the parameters of the IDPH for over one and a half years (1½) with the pandemic, and it was not until numerous Court rulings were issued mandating compliance with the IDPH that the Governor issued EO24. Further, at the time EO24 was issued, the Joint Guidance issued by both the ISBE and IDPH indicated the local health department was to make final determination regarding issues of close contact and quarantine and lengths of time as to quarantine or isolation. The Governor, in the issuance of EO18, mandated

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schools follow this very Joint Guidance in its operations. Through the issuance of EO24, no reference is made to "suspension," nor is any reference made to any "hindrance" of the Governor's efforts through continued compliance with the IDPH in matters of quarantining children and/or teachers.

As noted in In Re Bradwell, 55 Ill. 535, 540 (1869), it is well established that the Legislative Branch is the branch of government to which the constitution has entrusted the power of changing the laws. In passing the IDPH Act, the General Assembly made clear the IDPH has "supreme authority in matters of quarantine and isolation."35 The Legislature did not instruct IEMAA to delegate health issues to any other Executive Branch during health related emergencies. The Legislature further indicated only the IDPH could "amend rules . . . as it may from time to time deem necessary for the preservation of public health."36 Id. The Legislature did not vest ISBE with such authority in matters of quarantine, isolation, vaccination and/or public health in general. In fact, the Legislature vested the IDPH with the authority to declare what vaccines and immunizations are required to attend school.³⁷ As outlined in paragraph d) of this Section, if a school decides to exclude a student from school for failure to have the health examinations or immunizations, then any such exclusion must comport with the School Code 5/27-8.1 which references Part 690 of Title 77 of the Illinois Administrative Code if an objection to the exclusion is presented. The ISBE's emergency administrative rules mandating issues of masking, vaccinations, testing and quarantine are outside the scope of any authority granted them by the Legislature.

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³⁵ 20 ILCS 2305/2.

³⁶ It should be noted that IDPH did not argue its Emergency Rules fell under any IEMAA provision. Even if IDPH had argued this, IDPH did not explain how the Emergency Rules were to preserve the public health. All IDPH did was take away individual due process rights and pass the responsibilities of health care issues to another administrative agency.

³⁷77 Ill. Admin. Code 665.230 School Entrance; see also, 105 ILCS 5/27-8.1.

Both the Illinois School Code and IDPH Act adopted the IAPA and the adoption of rulemaking therewith. The necessary promulgated procedures set forth in the IAPA were not followed by the IDPH in the adoption of the word "exclusion" and stripping of "modified quarantine" from Title 77 of the Illinois Administrative Code. The mere purpose of implementing the rules was to vitiate the Court's oversight in matters of quarantine. The Joint Guidance issued by the ISBE and IDPH made clear that the local health departments had the final determination in these matters. Sections 2(c), (d), and (e) of the IDPH Act specifically require judicial oversight, if there is an objection, to prevent the arbitrary and predetermined decisions of removing healthy children from public, in-person learning. "The real thrust of the separation of powers philosophy is that each department of government must be kept free from the control or coercive influence of the other departments . . . it may be irrelevant if an agency has legislative or judicial characteristics so long as the legislature or the judiciary can effectively correct errors of the agency." City of Waukegan v. Pollution Control Board, 311 N.E. 2d 146, 149, 57 Ill. 2d 170 (1974). The Governor, IDPH, and ISBE all attempted to remove the judiciary from oversight in matters related to all forms of "quarantine" through the issuance of the Executive Orders and Emergency Rules in question, which fail to maintain the separate branches of government clearly intended by the Legislature in the implementation of the IDPH Act.

The Court finds the Plaintiffs have satisfied their burden of raising a fair question of establishing a likelihood of success on the merits that the IDPH Act is the controlling law in regard to matters of masking, quarantine, isolation, vaccination or testing policies implemented by the school districts. No party has cited to any law authorizing schools to make independent health care decisions and rules absent input and guidance from IDPH or local health departments. Again, the Legislature made it clear that school boards were to develop rules relating to managing children

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with chronic infectious diseases, not inconsistent with guidelines published by IDPH and ISBE.³⁸ In other words, this law makes it clear that there must be input from IDPH, but IDPH cannot delegate its duties and responsibilities to ISBE and then stand on the sidelines with its hands in the air, saying "It wasn't us. We didn't exclude kids. We didn't mandate vaccines. We didn't implement a mask mandate...the schools did."

V. Balancing Of Hardships

The Court is told by the Defendants, should this Court grant relief to the Plaintiffs, the students in the districts, and the public as a whole, will be harmed by the further spread of COVID. While the Defendants offer no direct evidence of such a proposition, attached to their pleadings were affidavits of medical professionals who opined that masking, vaccination or testing, and other mitigations are the best chance of controlling the spread of COVID. <u>It is worth noting the Plaintiffs</u> do not seek any order of this Court dismantling masking, vaccination or testing policies in their totality. Only that due process under the law be afforded to them should they choose to object to being quarantined, which by definition includes masks, as well as being subjected to vaccination or testing. These Plaintiffs are not asking for anything other than what the Legislature said they were entitled.

This Court has already found the Plaintiffs are entitled to this due process under the IPDH Act, so the question for the Court is what hardship this might create for Defendants or the public. It is not necessary for the Court to weigh these potential risks presented by the Defendants as such balancing has already been conducted by the Legislature. It is well established that the Legislature, not the courts, have the primary role in our democratic society in deciding what the interests of the public require and in selecting the measures necessary to secure those interests.

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^{38 105} ILCS 5/10-21.11

The very essence of 20 ILCS 2305 is the Legislature balanced these competing interests and concluded that citizens may be subjected to masking, isolation, guarantine, vaccination or testing when necessary to protect the public against the spread of an infectious disease. The provisions of 20 ILCS 2305 and the relevant provisions found in 77 Ill. Adm. Code 690.1330 were meant for times such as our State currently finds itself. The Legislature understood that during times like these, liberty interests were at stake, and as such, provided due process under the law for citizens to rely upon should he or she choose to do so. If the certified local health departments utilize the law as it is written, the Legislature has concluded such measures are satisfactory to protect the publics' interests. It is not this Court's role to question the Legislature's balancing of the competing interests as being adequate or not. If the Legislature was of the opinion that the public health laws as written were not satisfactory to protect public health from COVID, it has had adequate opportunity to change the law since March 2020. Given the Legislature has changed the law and has chosen not change these relevant provisions, this Court must conclude the laws which have long been in place to protect the competing interests of individual liberty and public health satisfactorily balance these interest in the eyes of the Legislative branch of government. While the Defendants would seemingly ask this Court to second guess the Legislature's adopted measures to prevent the spread of an infectious disease, which measures include due process of law, it will not do so.

For these reasons, the Court finds the Plaintiffs will suffer irreparable injury should this Temporary Restraining Order not issue.

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WHEREFORE, IT IS HEREBY ORDERED as follows:

- The IDPH Emergency Rules enacted on September 17, 2021 changing sections 690.10 (Definitions); 690.361(d) (Schools), 690.1380 (Physical Examination; Testing and Collection of Laboratory Specimens), and 690.1385 (Vaccinations, Medications, or Other Treatments) of Title 77 of the Illinois Administrative Code is deemed null and void;³⁹
- ISBE Emergency Rule enacted on September 17, 2021, Part 6, Mandatory Vaccinations for School Personnel is deemed null and void;⁴⁰
- 3) Defendants are temporarily restrained from:
 - a. Enforcement of EO18, EO24, EO25 as they pertain to the issue before the Court and the Emergency Rules issued by the IDPH and ISBE;
 - b. Ordering school districts require the use of masks for students and teachers who occupy their buildings, if they object, except during the terms of lawful order of quarantine issued from their respective health department, in accordance with the IDPH Act;
 - c. Ordering school districts to require persons who are both unvaccinated and work in Illinois schools to provide weekly negative results of an approved COVID-19 test or be vaccinated if they object in order to occupy the school building without first providing them due process of law; and
 - d. Ordering school districts to refuse admittance to their buildings for teachers and students for specified periods of time if the teacher or student is deemed a "close contact" of a confirmed probable COVID-19 case without providing due process to that individual if they object, unless the local health department has deemed the individual a close contact after following the procedures outlined in 20 ILCS 2305 and 77 Ill. Adm. Code 690.1330.
- 4) This temporary restraining order shall remain in full force and effect pending trial on the merits unless sooner modified or dissolved.



³⁹ Although this Court denied Plaintiffs' request for Class Certification in Case No: 2021-CH-500002, this Court has declared IDPH's Emergency Rules void. Any non-named Plaintiffs and School Districts throughout this State may govern themselves accordingly.

⁴⁰ Although this Court denied Plaintiffs' request for Class Certification in Case No: 2021-CH-500007, this Court has declared IDPH and ISBE's Emergency Rules void. Thus, non-named Plaintiffs and School Districts throughout this State may govern themselves accordingly.

Case Numbers: 2021-CH-500002, 21-CH-500003, 21-CH-500005 & 21-CH-500007

- 5) For good cause shown bond is waived as there are no set of facts under which the Defendants may suffer any significant financial harm as a result of the TRO.
- 6) This Temporary Restraining Order is entered at 4:45 pm on February 4, 2022.
- 7) This constitutes the Decision, Order and Judgment of the Court.

Honorable Raylene De Witte Grischow

Circuit Court Judge

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SR3256

[EXTERNAL] RE: 21-CH-500002; 21-CH-500003; 21-CH-500005 and 21-CH-500007 TRO Order

Raylene Grischow <Raylene.Grischow@co.sangamon.il.us>

Mon 2/7/2022 8:36 AM

To: Pokorny, William R. <wrp@franczek.com>

Cc: Kinkead, Darren <Darren.Kinkead@ilag.gov>; William J. Gerber <will@gerberlaw.net>; Verticchio, Thomas <Thomas.Verticchio@ilag.gov>; Abigail Rogers <arogers@ecbslaw.com>; Adam Dauksas <adauksas@edlawyer.com>; Allen Yow <ayow@rblawyers.net>; Babak Bakhtiari <bakhtiari <bakhtiari

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Counselors:

I am just now seeing everyone's emails as I did not take my computer home over the weekend. Since appeals have filed, this Court no longer has jurisdiction.

Raylene DeWitte Grischow

Sangamon County Circuit Court Judge The Sangamon County Building 200 South Ninth Street, Room 524 Springfield, IL 62701 (217) 753-6365 Raylene.Grischow@co.sangamon.il.us



From: Pokorny, William R. <wrp@franczek.com>

Sent: Monday, February 7, 2022 8:33 AM

To: Raylene Grischow < Raylene.Grischow@co.sangamon.il.us>

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Judge Grischow:

The Chicago Board of Education's Emergency Motion to Stay pending appeal was filed this morning in Austin (21-CH-500002) and Allen (21-CH-500007). We request that this motion be heard as soon as possible together with the State Parties' emergency motion. We will circulate filestamped versions as soon as we receive them.

Respectfully,



William Pokorny

From: Verticchio, Thomas < Thomas. Verticchio@ilag.gov>

Sent: Friday, February 4, 2022 6:58 PM

To: Raylene Grischow <<u>Raylene.Grischow@co.sangamon.il.us>;</u> Abigail Rogers <arogers@ecbslaw.com>; Adam Dauksas adauksas@edlawyer.com; Babak Bakhtiari babakhtiari@hlerk.com; Benjamin D. Shaw cbshaw@hlerk.com>; Brandon K. Wright bwright@millertracy.com; Caitlin Frazier Satterly satterly@hlerk.com; Charles A. LeMoine clemoine@dykema.com>; Christine Self <cself@tuethkeeney.com>; Fattore Crumley, Dana <dfc@franczek.com>; David J. Braun <u>dbraun@millertracy.com</u>; Dawn Hinkle <<u>dhinkle@ecbslaw.com</u>; Dennis L. Weedman <<u>dweedman@robbins-schwartz.com</u>; Helfrich, Gretchen < Gretchen.Helfrich@ilag.gov>; Hailey M. Golds < hgolds@robbins-schwartz.com>; Freilich Jones, Isaac saac, FreilichJones@ilag.gov>; James A. Petrungaro opetrungaro@edlawyer.com>; Jason T. Manning (imanning@hlerk.com) <imanning@hlerk.com>; Jeffrey Gaster <</p> <jdonnelly@hlerk.com>; Jennifer K. Schwendener <jschwendener@petrareagleason.com>; John M. O'Driscoll <Jodriscoll@tresslerllp.com>; John Shapiro (jshapiro@freeborn.com) <jshapiro@freeborn.com>; John Troy <jtroy@mchs.net>; Kathleen Gibbons kgibbons@tresslerllp.com>; Ndikum-Moffor, Koga <</p> callaway@ecbslaw.com; Luke M. Feeney feeney@millertracy.com; Mallory A. Milluzzi callaway@ecbslaw.com; Melanie Renken (a) callaway@ecbslaw.com; Callaway@ecbslaw.com; Callaway@ecbslaway@ecbslaway@ecbslawa <mrenken@mickesotoole.com>; Melissa Sobota <mls@franczek.com>; Merry C. Rhoades <mrhoades@tuethkeeney.com>; Natacia DeLeon <sdeleon@tresslerllp.com>; Bazer, Nicki B. <nbdefranczek.com>; nickoleta Lamprinakos <nlamprinakos@robbins-schwartz.com>; Randall Slade <<u>Randall.Slade@francomoroney.com</u>>; Robert E. Swain <<u>rob@krihaboucek.com</u>>; Shelli A. Anderson <<u>sla@franzcek.com</u>>; Stephanie E. Jones <stephanie@krihaboucek.com>; Susan E. Nicholas <snicholas@robbins-schwartz.com>; Thomas DeVore <tom@silverlakelaw.com>; Valerie A. Robert <<u>vrobert@hlerk.com</u>>; VanDam, Jeffrey <<u>Jeffrey.VanDam@ilag.gov</u>>; Vincent D. Reese <<u>vreese@mickesotoole.com</u>>; Walter Zukowski <walt@zukowskilaw.com>; Pokorny, William R. <wrp@franczek.com>; Jay Greening jay.greening@mhtlaw.com>; Robert McCoy <Robert.mccoy@mhtlaw.com>

Cc: Kinkead, Darren <<u>Darren.Kinkead@ilag.gov</u>; William J. Gerber <<u>will@gerberlaw.net</u>> Subject: RE: 21-CH-500002; 21-CH-500003; 21-CH-500005 and 21-CH-500007 TRO Order

Your attachments have been security checked by Mimecast Attachment Protection. Files where no threat or malware was detected are attached.

Judge Grischow,

The State Parties' as-filed motions to stay the temporary restraining order, filed this evening in each case, are attached. The State Parties request a Zoom hearing over the weekend on their motions to stay.

We will circulate file-stamped versions of the motions as soon as we receive them.

Respectfully, Thomas Verticchio

From: Raylene Grischow < Raylene.Grischow@co.sangamon.il.us >

Sent: Friday, February 4, 2022 5:02 PM

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Subject: [EXTERNAL] 21-CH-500002; 21-CH-500003; 21-CH-500005 and 21-CH-500007 TRO Order





Raylene DeWitte Grischow Sangamon County Circuit Court Judge The Sangamon County Building 200 South Ninth Street, Room 524 Springfield, IL 62701 (217) 753-6365 Raylene.Grischow@co.sangamon.il.us



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NOTICE This Order was filed under Supreme Court Rule 23 and is not precedent except in the limited circumstances allowed under Rule 23(e)(1). 2022 IL App (4th) 220090-U

NOS. 4-22-0090, 4-22-0092, 4-22-0093, 4-22-0094 cons.

IN THE APPELLATE COURT

OF ILLINOIS

FOURTH DISTRICT

JULIEANNE AUSTIN, as the Parent or Legal Guardian)	Appeal from the
of T.L. and L.A., et al., ¹)	Circuit Court of
Plaintiffs-Appellees,)	Sangamon County
v.)	Nos. 21CH500002
THE BOARD OF EDUCATION OF COMMUNITY)	21CH500003
UNIT SCHOOL DISTRICT 300, et al.,)	21CH500005
Defendants)	21CH500007
(The Board of Education of Community Unit School)	
District 300, et al., Defendants-Appellants).)	Honorable
)	Raylene Grischow,
)	Judge Presiding.

JUSTICE TURNER delivered the judgment of the court. Justice Harris concurred in the judgment. Justice Holder White concurred in part and dissented in part.

ORDER

¶ 1 Held: Appeal is dismissed as moot.

¶ 2 Defendants appeal a February 4, 2022, temporary restraining order (TRO) which

declared Illinois Department of Public Health (IDPH) emergency rules enacted on September 17,

2021, and an Illinois State Board of Education (ISBE) emergency rule, also enacted on

September 17, 2021, null and void. The rules expired on February 13, 2022. The circuit court's

TRO also restrained enforcement of Executive Order 2021-18 (EO-18), Executive Order

2021-24 (EO-24) and Executive Order 2021-25 (EO-25) as those executive orders pertained to

FILED February 17, 2022 Carla Bender

4th District Appellate Court, IL

¹ See the appendix to this order for a list of all plaintiffs-appellees, defendants, and defendants-appellants.

the issue before the circuit court and the emergency rules issued by IDPH and ISBE. In addition, the TRO restrained the State defendants from ordering school districts to require (1) a mask without a quarantine order, (2) tests of unvaccinated persons without due process, and (3) exclusion of students or teachers for close contact without due process. Collectively, State defendants are Jay Robert Pritzker, in his official capacity as Governor of the State of Illinois; ISBE; Dr. Carmen I. Ayala, in her official capacity as ISBE Superintendent; IDPH; and Dr. Ngozi Ezike, in her official capacity as IDPH Director.

¶ 3 We note the language of the TRO in no way restrains school districts from acting independently from the executive orders or the IDPH in creating provisions addressing COVID-19. Thus, it does not appear the school districts are temporarily restrained from acting by the court's TRO.

¶ 4 On February 14, 2022, IDPH renewed the aforementioned September 17, 2021, emergency rules. However, on February 15, 2022, the Joint Committee on Administrative Rules (JCAR) objected to and suspended IDPH's renewal. Thus, none of the rules found by the circuit court to be null and void are currently in effect. Accordingly, for the following reasons, we dismiss defendant's appeal because the expiration of the emergency rules renders this appeal moot.

The existence of an actual controversy is a prerequisite for appellate jurisdiction, and a reviewing court will generally not decide matters that are abstract, hypothetical, or moot. *In re Andrea F.*, 208 Ill. 2d 148, 156, 802 N.E.2d 782, 787 (2003). An issue is moot where an actual controversy no longer exists between the parties or where events have occurred that make it impossible for the court to grant effective relief. *Andrea F.*, 208 Ill. 2d at 156, 802 N.E.2d at 787. When considering the issue of mootness, the court may take judicial notice of events and

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materials that do not appear in the record to determine whether an actual controversy exists or whether the matter is moot. *Andrea F.*, 208 Ill. 2d at 156, 802 N.E.2d at 787. We are following our supreme court's guidance not to "review cases merely to establish a precedent or guide future litigation." *Madison Park Bank v. Zagel*, 91 Ill. 2d 231, 235, 437 N.E.2d 638, 640 (1982). "When a decision on the merits would not result in appropriate relief, such a decision would essentially be an advisory opinion." *Commonwealth Edison Co. v. Illinois Commerce Comm'n*, 2016 IL 118129, ¶ 10, 51 N.E.3d 788.

If a Because the emergency rules voided by the TRO are no longer in effect, a controversy regarding the application of those rules no longer exists. Thus, the matter is moot. See, *e.g.*, *Filliung v. Adams*, 387 Ill. App. 3d 40, 56, 899 N.E.2d 485, 500 (2008) (finding several counts were moot because they concerned the substance of policies that had been superseded by the passage of a new regulation).

¶ 7 There are three exceptions to the mootness doctrine: (1) the public-interest exception, (2) the capable-of-repetition-yet-avoiding-review exception, and (3) the collateral-consequences exception. See *In re Alfred H.H.*, 233 Ill. 2d 345, 351, 910 N.E.2d 74, 78 (2009). State defendants ask this court to consider the emergency rule issue under the public-interest exception to the mootness doctrine.

[¶] 8 "The public interest exception allows a court to consider an otherwise moot case when (1) the question presented is of a public nature; (2) there is a need for an authoritative determination for the future guidance of public officers; and (3) there is a likelihood of future recurrence of the question." *Alfred H.H.*, 233 III. 2d at 355, 910 N.E.2d at 80 (citing *People ex rel. Wallace v. Labrenz*, 411 III. 618, 622, 104 N.E.2d 769, 772 (1952)). "The 'public interest' exception is 'narrowly construed and requires a clear showing of each criterion.'" *Alfred H.H.*,

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233 Ill. 2d at 355-56, 910 N.E.2d at 80 (quoting *In re Marriage of Peters-Farrell*, 216 Ill. 2d 287, 292, 835 N.E.2d 797, 800 (2005)).

¶ 9 While the public is rightfully interested in the propriety of the circuit court's determination that the emergency rules are "null and void," such circumstances do not automatically make the issue one of a public nature as defined by the public-interest exception. Further, given the changing nature of the COVID-19 pandemic—which affects the State defendants' response to the pandemic—and JCAR's decision on February 15, 2022, it is not clear these same rules would likely be reinstated. As a result, we do not find the public-interest exception applies in this case.

¶ 10 Governor Pritzker issued EO-18 on August 4, 2021. Exec. Order No. 2021-18, 45 Ill. Reg. 10726 (Aug. 4, 2021). That order required Illinois school districts to implement indoor masking requirements for students, staff, and visitors. The order did not refer to state agencies promulgating emergency rules as being necessary to effectuate the executive order.

¶ 11 Subsequent to the issuance of EO-18, circuit courts in Clinton, Macoupin, Adams, and Effingham counties found students were still protected by the procedures set forth under section 2 of the Illinois Department of Public Health Act (20 ILCS 2305/2 (West 2020)). The last of these circuit court orders was issued in Effingham County on September 15, 2021, and on September 17, 2021, Governor Pritzker then issued EO-24. Exec. Order No. 2021-24, 45 Ill. Reg. 12222 (Sept. 17, 2021).

¶ 12 At the time EO-24 was issued, IDPH's rules pertaining to section 2 of the Department of Public Health Act provided that "[m]odified quarantine is designed to meet particular situations and includes, but is not limited to, the exclusion of children from school, the prohibition or restriction from engaging in a particular occupation or using public or mass

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transportation, or requirements for the use of devices or procedures intended to limit disease transmission." 77 Ill. Adm. Code 690.10 (2019). EO-24 included provisions for the exclusion of students and school personnel from a school's premises and included the following definition: "Exclude' means a School's obligation to refuse admittance to the School premises, extracurricular events or any other events organized by the School, regardless of whether an isolation or quarantine order issued by a local health department has expired or has not been issued. *Exclusion from a School shall not be considered isolation or quarantine*." (Emphasis added.)

¶ 13 EO-24, unlike EO-18, included the following language: "State agencies, including but not limited to the Illinois Department of Public Health, may promulgate emergency rules as necessary to effectuate this Executive Order and aid in its implementation."

¶ 14 In response to and as a direct result of EO-24, IDPH promptly issued emergency rules providing that exclusion of children from school is no longer considered modified quarantine. The rules also provided that "the use of devices or procedures intended to limit disease transmission" would no longer be considered modified quarantine.

¶ 15 In response to this court's inquiry on how JCAR's February 15, 2022, suspension of the rules affect this appeal, the State defendants in essence argue the now expired emergency rule changes were not and are not necessary to effectuate EO-24's new definition of modified quarantine. We disagree. As previously discussed, EO-24 was issued after litigation pertaining to EO-18 had resulted in findings that masking and exclusion of students from school were still considered to be a form of quarantine warranting protections under section 2 of the Department of Public Health Act. Moreover, EO-24 included language enabling the IDPH to promulgate emergency rules necessary to effectuate the executive orders' implementation. The emergency

rules were immediately promulgated and were presumably necessary. As such, the expiration of the rules renders defendants' arguments moot. Accordingly, this appeal is dismissed as moot. Further, this decision renders the Emergency Motion to Stay Pending Appeal also moot.

¶ 16 For the reasons stated, we dismiss this appeal as moot.

¶ 17 Appeal dismissed.

¶ 18 JUSTICE HOLDER WHITE, concurring in part and dissenting in part:

¶ 19 I agree with the majority's conclusion that because JCAR declined to extend the emergency rules at issue in this appeal, that issue is moot. I also agree that the public interest exception does not apply. As to whether the circuit court properly enjoined enforcement of the Governor's executive orders, I find that issue is not moot where defendants asserted the Governor implemented masking, exclusion, and testing through the executive orders pursuant to his authority under the Illinois Emergency Management Act (20 ILCS 3305/7 (West 2020)), and plaintiffs challenge that authority. Thus, I would find this issue is not moot. As it stands, the majority's decision leaves open the question of whether the circuit court properly enjoined the enforcement of the executive orders.

¶ 20

APPENDIX

Plaintiffs-Appellees

JULIEANNE AUSTIN, as the Parent or Legal Guardian of T.L. and L.A; NICOLE PEEBLES, as the Parent or Legal Guardian of L.P., L.P., and L.P; ERIC CLARK, as the Parent or Legal Guardian of C.C., R.L., K.C, C.C., and A.C; ROBERT REINING, as the Parent or Legal Guardian of S.R.; CLARISSA BARTLETT, as the Parent or Legal Guardian of G.B., F.B., and R.B.; JENNIFER MITTMAN, as the Parent or Legal Guardian of C.M. and M.M.; HOLLY JAROVKSY, as the Parent or Legal Guardian of A.J. and K.J.; KARA PICKETT, as the Parent or Legal Guardian of M.P. and L.P.; MARCUS and KATHERINE GILMAN, as the Parents or Legal Guardians of C.G., A.G., E.G., and F.G.; CHRISTOPHER DILULLO, as the Parent or Legal Guardian of C.D. and S.D.; MICHAEL and JESSICA MAHONEY, as the Parents or Legal Guardians of J.M. and M.M.; JOSHUA TOFF, as the Parent or Legal Guardian of K.T. and E.T.; BROOKE HARTMAN, as the Parent or Legal Guardian of O.H. and H.H.; AMY SNYDER, as the Parent or Legal Guardian of T.S.; KATHRYN and TOBIAS RESPASS, as the Parents or Legal Guardians of I.R.; NATASHA and GABRIEL BOX, as the Parents or Legal Guardians of S.B., W.B., and C.B.; HOLLY and JEREMY JOHNSON, as the Parents or Legal Guardians of O.J., L.J., and J.J.; JENNIFER JUSTICE, as the Parent or Legal Guardian of B.J. and S.J.; JASON and JESSICA BUCKINGHAM, as the Parents or Legal Guardians of B.B., C.B., and H.B.; PATRICK and HEATHER GRIEVE, as the Parents or Legal Guardians of C.G.; MARISSA ROSENTRETER, as the Parent or Legal Guardian of A.L. and W.R.; JAMMIE GOURLEY, as the Parent or Legal Guardian of C.G. and L.G.; JAMIE SEXTON, as the Parent or Legal Guardian of N.S., J.K., and J.K.; JAMIE MARSHALL, as the Parent or Legal Guardian of S.V. and S.S.; KYLE HILL, as the Parent or Legal Guardian of C.H. and A.H.; WLADYSLAW MOKRZYCKI, as the Parent or Legal Guardian of D.M.; MAGDALENA CISZEK, as the Parent or Legal Guardian of N.C.; JOANNA SZKLARZ, as the Parent or Legal Guardian of D.S.; MALGORZATA WROBEL, as the Parent or Legal Guardian of K.M.; MARIOLA ZYGMUNT, as the Parent or Legal Guardian of C.Z.; MALGORZATA KLICH, as the Parent or Legal Guardian of D.K.; BARBARA CHYL, as the Parent or Legal Guardian of N.M.; JEREMY and TAYLEIGH HILTEBEITEL, as the Parents or Legal Guardians of T.H., T.H., and T.H.; JADE HAMER, as the Parent or Legal Guardian of A.H. and B.H.; JEREMY HARMINSON, as the Parent or Legal Guardian of K.H. and K.H.; JOHN HAMPTON, as the Parent or Legal Guardian of K.H., C.H., and L.H.; JACOB TUCKER, as the Parent or Legal Guardian of G.T.; TODD FARRIS, as the Parent or Legal Guardian of E.F., E.F., and B.F.; DAVID GERGENI, as the Parent or Legal Guardian of M.G., E.G., and C.G.; ROY BLACKBURN, as the Parent or Legal Guardian of L.B. and A.B.; DAMON WALTERS, as the Parent or Legal Guardian of L.W. and D.W.; KELLI KAYLOR, as the Parent or Legal Guardian of K.K., C.K., C.C., and J.L.; RAYMOND and MELISSA HASTY, as the Parents or Legal Guardians of J.H. and D.H.; MICHAEL and JENNIFER KOENIG, as the Parents or Legal Guardians of H.K.; JESSICA FRIEDEL, as the Parent or Legal Guardian of C.F. and S.F.; SHANNON ADCOCK, as the Parent or Legal Guardian of E.A., T.A., and L.A.; BRIAN WOJCIECHOWSKI, as the Parent or Legal Guardian of A.W. and L.W.; TIMOTHY PHELAN, as the Parent or Legal Guardian of K.P., L.P., and Q.P.; DEREK and JESSICA WOELLHOF, as the Parents or Legal Guardians of K.W.; KATHLEEN BEARDEN, as the Parent or Legal Guardian of B.B.; MICHELLE DUBIEL, as the Parent or Legal Guardian of N.D. and R.D.; DANIEL DONOVAN, as the Parent or Legal Guardian of J.D. and K.D.; MATTHEW ANDERSON as the Parent or Legal Guardian of S.A. and H.A.; STEPHANIE

ALBANESE, as the Parent or Legal Guardian of G.R.; KRISTEN STEEL, as the Parent or Legal Guardian of S.S. and E.S.; DAVID POZNANSKI, as the Parent or Legal Guardian of J. P. and L.P.; JOSEPH SMITH, as the Parent or Legal Guardian of T.S.; PRISCILLA FORSYTHE, as the Parent or Legal Guardian of M.S., A.S., K.S., and B.R.; KAREN O'DONNELL, as the Parent or Legal Guardian of R.O.; KATHY SCHUMAN, as the Parent or Legal Guardian of M.S.; BAIN BASSETT, as the Parent or Legal Guardian of B.B.; KRYSTELLYN RODE, as the Parent or Legal Guardian of R.R.; COREY PERIGO, as the Parent or Legal Guardian of S.P. and A.P.; CHRISTOPER DICKEN, as the Parent or Legal Guardian of J.M., B.M., and K.D.; HILARY and TRAVIS CARTER, as the Parents or Legal Guardians of B.C. and D.C.; AMANDA HUMPHRY, as the Parent or Legal Guardian of Z.H. and K.H.; SHEENA and MATTHEW DODDS, as the Parents or Legal Guardians of J.D. and K.D.; CARRIE PAYNE, as the Parent or Legal Guardian of B.V.; JENNIFER PATEL, as the Parent or Legal Guardian of S.P.; ELENA BEZMAN, as the Parent or Legal Guardian of A.B.; TEO BOGDAN, as the Parent or Legal Guardian of G.A.; AMOS and SARAH KAFFENBARGER, as the Parents or Legal Guardians of A.K. and A.K.; ALISHA LIEFLANDER, as the Parent or Legal Guardian of A.F.; RYAN FRANK, as the Parent or Legal Guardian of G.F.; KIM NEILSON, as the Parent or Legal Guardian of N.N.; KIMBERLY WILSON, as the Parent or Legal Guardian of N.K.; MARGARET JOHNSON, as the Parent or Legal Guardian of R.J., C.J., and S.J.; MARK PISHOTTA, as the Parent or Legal Guardian of A.P.; RICHARD LIEFLANDER, as the Parent or Legal Guardian of M.L.; STACEY ARLSON, as the Parent or Legal Guardian of D.B. and B.C.; MICHAEL AND NICOLE GARDNER, as the Parents or Legal Guardians of C.G. and C.G.; KRISTOPHER and KRISTEN KOPPERS, as the Parents or Legal Guardians of J.K.; TIMOTHY and SUSAN PFEIFFER, as the Parents or Legal Guardians of C.P.; JAMES and COURTNEY LEIPART, as the Parents or Legal Guardians of S.L. and A.L.; AMY BOMSTAD, as the Parent or Legal Guardian of C.B. and P.B.; JAMES and RITA AAGESEN, as the Parents or Legal Guardians of L.A. and L.A.; ORIANA ZARAGOZA, as the Parent or Legal Guardian of A.Z.; RAEANNE SCHAD, as the Parent or Legal Guardian of P.S. and G.S.; SARAH VOLLE, as the Parent or Legal Guardian of S.T. and E.T.; WILLIAM and CASSANDRA KEYES, as the Parents or Legal Guardians of W.K. and P.K.; JESSICA LEAVITT, as the Parent or Legal Guardian of B.D.; GRACIA and AARON LIVIE, as the Parents or Legal Guardians of S.L., B.L., and L.L.; STEVEN LEPIC, as the Parent or Legal Guardian of H.L. and R.L.; TAYLOR and JACELYA JONES, as the Parents or Legal Guardians of C.J. and T.J.; ADAM and NICOLE SNYDER, as the Parents or Legal Guardians of C.S., L.S., and E.S.; SANDY SZCZYGIEL and STANISLAW ZEGLIN, as the Parents or Legal Guardians of D.Z., D.Z., and S.Z.; ANNA and CEZARY BIEDRZYCKI, as the Parents or Legal Guardians of O.B. and C.B.; AGNIESZKA and MAREK PODCZERWINSKI, as the Parents or Legal Guardians of O.P., K.P., and J.P.; NATHALIE and RICKY SKOWYRA, as the Parents or Legal Guardians of S.S.; MAGDALENA ROKICKA, as the Parent or Legal Guardian of K.P. and A.P.; MARIA KOMPERDA and ROMAN PATRO, as the Parents or Legal Guardians of G.P.; STANISLAW RZEPKA, as the Parent or Legal Guardian of C.R., B.R., and A.R.; WILLIAM and JILL BERGMAN, as the Parents or Legal Guardians of S.B.; DUSTIN and JESSICA LASH, as the Parents or Legal Guardians of H.L.; MARK and LINDSY HENDERSON, as the Parents or Legal Guardians of R.H., C.H., and C.H.; JONATHON and TARA RUZICH, as the Parents or Legal Guardians of T.R.; SEAN and MICHELLE WELLMAN, as the Parents or Legal Guardians of A.W.; KERENSTA BLACKEN, as the Parent or Legal Guardian of K.G. and A.G.; ROBERT and TAMMY BREWER, as the Parents or Legal Guardians of H.B.; TROY and HANNAH ECKLES, as the Parents or Legal Guardians of H.E., C.E., and M.E.; DAVID and ASHLEY MATTINGLY,

as the Parents or Legal Guardians of H.M. and K.M.; TRENT METZGER and ARIEL KENNETT, as the Parents or Legal Guardians of C.M. and T.L.; TREVOR ECKLES, as the Parent or Legal Guardian of Z.E.; KELLY McDUFFEE, as the Parent or Legal Guardian of G.J.; LAURA AGAJANIAN, as the Parent or Legal Guardian of O.A., E.A., and R.A.; JASON HILL, as the Parent or Legal Guardian of N.H. and A.H.; SANDRA KOEHLER, as the Parent or Legal Guardian of H.K.; REBECCA JOHNSON, as the Parent or Legal Guardian of H.J. and V.J.; KYLE SHELEY, as the Parent or Legal Guardian of O.S.; HEATHER JOHNS, as the Parent or Legal Guardian of R.W. and T.W.; MELISSA DRESSEL, as the Parent or Legal Guardian of A.D., M.D., and R.D.; FRANKLIN and KIESHA GULLEY, as the Parents or Legal Guardians of I.G. and M.G.; RACHEL and PETER DAHL, as the Parents or Legal Guardians of M.D.; HEATHER and ROBERT FALKENTHAL, as the Parents or Legal Guardians of N.F.; JENNIFER MARTIN, as the Parent or Legal Guardian of C.E. and W.M.; DEREK HAWKINS, as the Parent or Legal Guardian of P.H.; JOHN ELLEDGE, as the Parent or Legal Guardian of T.E., G.E.; JAMES BURNS III, as the Parent or Legal Guardian of O.B., E.B., A.B.; JESSICA ESCHMANN, as the Parent or Legal Guardian of A.E.; KELSEY DUERNBERGER, as the Parent or Legal Guardian of A.H. and A.H.; BRAD BUETTNER, as the Parent or Legal Guardian of K.B. and B.B.; ROBERT STUMPF and JENNY MELICAN, as the Parents or Legal Guardians of J.S.; DONALD IRVIN, as the Parent or Legal Guardian of G.I.; KASEY and JEREMIAH MARTIN, as the Parents or Legal Guardians of A.F.; MARISSA and GREGORY HALL, as the Parents or Legal Guardians of L.H.; CARA DEVENS, as the Parent or Legal Guardian of E.M.; ELIZABETH DELREAL, as the Parent or Legal Guardian of S.V.; BRANDI and DAVID SCHLIEPER, as the Parents or Legal Guardians of M.S. and A.S.; NICOLE and JOEL MARCHIO, as the Parents or Legal Guardians of A.M.; JESSICA TURK, as the Parent or Legal Guardian of A.C.; SAMANTHA SMITH, as the Parent or Legal Guardian of A.D.; KYLE MONTGOMERY and NEELIMA KONDRAGUNTA, as the Parents or Legal Guardians of R.M. and R.M.; JUSTIN and CYNTHIA PORTER, as the Parents or Legal Guardians of J.P. and Z.P.; JOLANTA SIKORA, as the Parent or Legal Guardian of O.S.; JADWIGA HAJNOS, as the Parent or Legal Guardian of D.H.; MEGAN DRESDEN, as the Parent or Legal Guardian of M.M. and R.M; KAREN MILLIGAN, as the Parent or Legal Guardian of M.M.; CHARLES and MELISSA DIVITO, as the Parents or Legal Guardians of D.D. and A.D.; JASON and BARBARA DEMAS, as the Parents or Legal Guardians of A.D., A.D., and K.D.; MICHAEL and COLLEEN KNOLL, as the Parents or Legal Guardians of C.K., D.K., and A.K.; AARON CALHOUN, as the Parent or Legal Guardian of C.C. and K.C.; DENA and LOGAN KRABER, as the Parents or Legal Guardians of R.K. and K.K.; JAMES and ANGELA GRIFFIN, as the Parents or Legal Guardians of A.G., C.G., R.G., and B.G.; BRENT and VICTORIA OTTO, as the Parents or Legal Guardians of A.O. and M.O.; CATHERINE PERZEE, as the Parent or Legal Guardian of K.P.; KARLA GALE, as the Parent or Legal Guardian of B.W. and L.W.; KOURTNEY WHITT, as the Parent or Legal Guardian of M.W., E.P., A.P., and W.T.; JENNIFER VAN FLEET, as the Parent or Legal Guardian of C.V.; DAKOTA TOFT, as the Parent or Legal Guardian of R.T. and C.T.; WARREN MACE, as the Parent or Legal Guardian of H.R., R.M., J.M., and B.M.; MELLISA GALLAGHER, as the Parent or Legal Guardian of H.K. and J.K.; ELYCE SCHLICHTING, as the Parent or Legal Guardian of O.J.; RYAN CURRY, as the Parent or Legal Guardian of A.M. and A.C.; JUSTIN and MICHELLE LURKINS, as the Parents or Legal Guardians of M.L. and J.M.; JEFFREY and JENNIFER REHKEMPER, as the Parents or Legal Guardians of A.R., D.R., and G.R.; MICHAEL and MANDY WEISS as the Parents or Legal Guardians of L.W., SHANNON and JEFFERY GRAHAM, as the Parents or Legal Guardians of X.G., E.G., C.G., A.G., D.G., and M.G.; SHARON and SCOTT FITZGERALD, as the Parents or

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Guardian of A.B.; ASHLEE WHITE, as the Parent or Legal Guardian of M.W., G.W., and B.W.; TIFFANY CORNELL, as the Parent or Legal Guardian of P.C., H.C., and L.C.; LISA RAPHAEL, as the Parent or Legal Guardian of L.R. and M.R.; JENNIFER NAZLIAN, as the Parent or Legal Guardian of J.N.; MICHELLE CASAZZA, as the Parent or Legal Guardian of Z.C. and J.C.; RICHARD COX, as the Parent or Legal Guardian of M.C.; GREG and NEELIE PANOZZO, as the Parents or Legal Guardians of D.P.; KATHY KIGER, as the Parent or Legal Guardian of L.K.; JESUS and KELLY VERA, as the Parents or Legal Guardians of M.V.; STEPHEN and JESSICA TURNER, as the Parents or Legal Guardians of M.T.; AMANDA GUNTER, as the Parent or Legal Guardian of J.G.; PETER and LANAE HUANG, as the Parents or Legal Guardians of G.H., S.H., S.H., and S.H.; ANDREW WAGENBACH, as the Parent or Legal Guardian of R.W.; THERESA BOYT, as the Parent or Legal Guardian of R.B. and M.B.; JUSTIN FRANCIS, as the Parent or Legal Guardian of M.F.; ZACHARY OGLESBY, as the Parent or Legal Guardian of L.O.; JASON DEATHERAGE, as the Parent or Legal Guardian of N.D. and P.D.; BRENT WOLFE, as the Parent or Legal Guardian of A.W., K.W., and L.W.; GREG SCHMIDT, as the Parent or Legal Guardian of K.S.; RYAN BROMBERGER, as the Parent or Legal Guardian of E.B.; SAAM HAAG, as the Parent or Legal Guardian of C.H.; DEB DUBIS FOSTER, as the Parent or Legal Guardian of D.F.; LACEY RAPP, as the Parent or Legal Guardian of I.W.; STEVE FRIERDRICH, as the Parent or Legal Guardian of C.F.; NATE DONOVAN, as the Parent or Legal Guardian of C.D.; SHANE YEARIAN, as the Parent or Legal Guardian of G.Y.; JEANNIE and NICK HASKINS, as the Parents or Legal Guardians of A.H., S.H., and L.H.; KATHERINE and CHRISTOPHER MARNELL, as the Parents or Legal Guardians of G.M. and S.M.; AMY MADDEN, as the Parent or Legal Guardian of B.M. and B.M.; DOROTHY MARTIN, as the Parent or Legal Guardian of S.M. and Q.M.; SHELLY PERKOWSKI, as the Parent or Legal Guardian of T.P. and V.P.; LAURA HOIS, as the Parent or Legal Guardian of R.H.; KEVIN KUSTER, as the Parent or Legal Guardian of K.K.; JEANINE DHANS, as the Parent or Legal Guardian of G.W.; JERRAN WIELGUS, as the Parent or Legal Guardian of C.B.; TANYA DUNCAN, as the Parent or Legal Guardian of D.D. and D.D.; SENECA POPOVICH, as the Parent or Legal Guardian of L.P.; DARREN POSING, as the Parent or Legal Guardian of J.P.; THOMAS and HEIDI WILLIAMS, as the Parents or Legal Guardians of N.W. and C.W.; JENNIFER and BRIAN HART, as the Parents or Legal Guardians of J.H. and B.H.; TODD and LAUREL BRAUNSCHWEIG, as the Parents or Legal Guardians of L.B., L.B., J.B., and C.B.; KRISTINA JUHL, as the Parent or Legal Guardian of M.J.; KEITH KINZEL, as the Parent or Legal Guardian of B.K.; BRITLYN CAIN, as the Parent or Legal Guardian of L.C.; SHANNON FAST, as the Parent or Legal Guardian of T.G. and A.F.; SCOTT and PATTI BULANDA, as the Parents or Legal Guardians of C.B.; EWA and KRZYSZTOF WOJCIK, as the Parents or Legal Guardians of A.W. and A.W.; MALGORZATA and PIOTR OLSZANSKI, as the Parents or Legal Guardians of M.O. and M.O.; ALINA LAURIE and STEVEN HECKARD, as the Parents or Legal Guardians of R.H., G.H., and N.H.; TOM and ANETA KOPACZ, as the Parents or Legal Guardians of P.K. and A.K.; EWA and KRZYSZTOF WOJCIK, as the Parents or Legal Guardians of K.W. and T.W., RENATA PARYS, as the Parent or Legal Guardian of D.L. and J.L.; AGNIESZKA BATALIA, as the Parent or Legal Guardian of E.B.; RENEE CHLENHARDT, as the Parent or Legal Guardian of A.S.; GEORGE BASIS, as the Parent or Legal Guardian of C.B.; CODY RANKIN, as the Parent or Legal Guardian of S.R.; GARRY RIGHTNOWAR, as the Parent or Legal Guardian of W.R.; ZACHARY TRAVOUS, as the Parent or Legal Guardian of J.T.; RUSSELL WIELT, as the Parent or Legal Guardian of J.W.; CHRISTOPHER HOLLOWAY, as the Parent or Legal Guardian of I.H.; JEREMY SNEED, as the Parent or Legal Guardian of K.S.

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CHRISTINE DERKACY; PATRICIA POTOCKI; JOY SEPUT; REBECCA VANT; DORYL TOMAIN-O'LEAR; MERISSA PETERS; BETH WORMHOUDT; MICHELE FIGGNS; JANET BLADE; MICHELLE NEAL; DARLA MAHAFFEY; ALICIA McCLURE; ALLYCIA HVEZDA; AMY ZACKARY; LAURA CLARK; DAWN SOMA; STEPHANIE MYERS; CARA BLEVINS; DEBORAH HALSTEAD; KELLIE REINKE; COURTNEY VOOGT; BREANNA GOBER; CHRISTA WHETSTONE; MICAH ERZINGER; LISA M. FOSTER; STEPHANIE SCHWAPPACH; JEANETTE ADAMICK; LINDA BERG; SAMANTHA HELLRUNG; ZACHARY BONEBREAK; LENA CARRILLO; ASHLEY RAFALIN; YALILA ASSRIA-HERRERA; MARGARITA MAYAS; MARY KELLY; VANESSA RODRIGUEZ; SARAH FRANCIS; ROXANNE PRICE; JENNIFER LINCOLN; GENE MITCHELL II; MELISSA TANNER; MICHELLE ROMAINE; LISA WOLFE; KIMBERLY MAHER; ABRAM ZELLER; KELLI THOMPSON; KIMBERLY HALVERSON; GERALD BERGER; KATHERINE TOERING; BARBARA WERTZ; DEANNA HORTON; JENNIFER BAER; WILLIAM TROUTT; NICOLE POTTHAST; MICHAWL LINDEN; RENEE WELCH; KARI ACUFF; STEPHANIE MODAFF; BARBARA KENSEK; JEANNE PUSKARIC; AMY CLEVER; DESIREE RODRIQUEZ; HEIDI KELLER; AMY SCHWAB; JULIE FOX; HEATHER NELSON; KATHERINE FELZ; COLLEEN CASHMORE; STEPHANI DONALDSON; TOM OLLER; FAITH ROBINSON; CHRIS STEVENS; STEPHANIE STOYANOFF; MELISSA TEBBE; CHRISTINA BECKER; VICKI BRIDGES; JESSICA GREEN; AMBER STEPHENS; KIMBERLY SMOOT; RYAN JUGAN; KADENCE KOEN; ERICA THOMPSON; and ROBERT TELGER.

Defendants

THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 300, a Body Politic and Corporate: THE BOARD OF EDUCATION OF ANTIOCH CONSOLIDATED SCHOOL DISTRICT 34, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COLLINSVILLE SCHOOL DISTRICT 10, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CARROLLTON COMMUNITY SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CONSOLIDATED HIGH SCHOOL DISTRICT 230, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CUMBERLAND COMMUNITY UNIT SCHOOL DISTRICT 77, a Body Politic and Corporate; THE BOARD OF EDUCATION OF DUNLAP COMMUNITY UNIT SCHOOL DISTRICT 323, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MATTOON COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF JERSEY COMMUNITY UNIT SCHOOL DISTRICT 100, a Body Politic and Corporate; THE BOARD OF EDUCATION OF INDIAN PRAIRIE SCHOOL DISTRICT 204, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TOWNSHIP HIGH SCHOOL DISTRICT 211, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HIGHLAND COMMUNITY UNIT SCHOOL DISTRICT 5, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HAMILTON CENTRAL CONSOLIDATED SCHOOL DISTRICT 328, a Body Politic and Corporate: THE BOARD OF EDUCATION OF GLENVIEW COMMUNITY CONSOLIDATED SCHOOL DISTRICT 34, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LOMBARD SCHOOL DISTRICT 44, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CRYSTAL LAKE COMMUNITY CONSOLIDATED SCHOOL DISTRICT 47, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH

SCHOOL DISTRICT 155, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MINOOKA CENTRAL CONSOLIDATED SCHOOL DISTRICT 201, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MOUNT PULASKI COMMUNITY UNIT SCHOOL DISTRICT 23, a Body Politic and Corporate; THE BOARD OF EDUCATION OF NAPERVILLE COMMUNITY UNIT SCHOOL DISTRICT 203, a Body Politic and Corporate; THE BOARD OF EDUCATION OF NEW LENOX SCHOOL DISTRICT 122, a Body Politic and Corporate; THE BOARD OF EDUCATION OF NORTH PALOS SCHOOL DISTRICT 117, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PIKELAND COMMUNITY UNIT SCHOOL DISTRICT 10, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PORTA COMMUNITY UNIT SCHOOL DISTRICT 202, a Body Politic and Corporate; THE BOARD OF EDUCATION OF SANDWICH COMMUNITY UNIT SCHOOL DISTRICT 430, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MANHATTAN SCHOOL DISTRICT 114, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TRICO COMMUNITY UNIT SCHOOL DISTRICT 176, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WATERLOO COMMUNITY UNIT SCHOOL DISTRICT 5, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WILMINGTON COMMUNITY UNIT SCHOOL DISTRICT 209U, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WOODLAND COMMUNITY CONSOLIDATED SCHOOL DISTRICT 50, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WORTH SCHOOL DISTRICT 127, a Body Politic and Corporate; THE BOARD OF EDUCATION OF YORKVILLE COMMUNITY UNIT SCHOOL DISTRICT 115, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BELVIDERE COMMUNITY UNIT SCHOOL DISTRICT 100, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BOND COUNTY COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CENTRAL COMMUNITY UNIT SCHOOL DISTRICT 3, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CARY COMMUNITY CONSOLIDATED SCHOOL DISTRICT 26, a Body Politic and Corporate; THE BOARD OF EDUCATION OF EDWARDSVILLE COMMUNITY UNIT SCHOOL DISTRICT 7, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HONONEGAH COMMUNITY HIGH SCHOOL DISTRICT 207, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HUNTLEY COMMUNITY SCHOOL DISTRICT 158, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ILLINI WEST HIGH SCHOOL DISTRICT 307, a Body Politic and Corporate; THE BOARD OF EDUCATION OF INDIAN SPRINGS SCHOOL DISTRICT 109, a Body Politic and Corporate; THE BOARD OF EDUCATION OF JACKSONVILLE SCHOOL DISTRICT 117, a Body Politic and Corporate; THE BOARD OF EDUCATION OF JASPER COUNTY COMMUNITY UNIT DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MEDINAH SCHOOL DISTRICT 11, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 4, a Body Politic and Corporate; THE BOARD OF EDUCATION OF METAMORA TOWNSHIP HIGH SCHOOL DISTRICT 122, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MT. ZION COMMUNTY UNIT SCHOOL DISTRICT 3, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ODIN PUBLIC SCHOOL DISTRICT 772, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PATOKA COMMUNITY UNIT SCHOOL DISTRICT 100, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PRAIRIE HILL COMMUNITY CONSOLIDATED SCHOOL DISTRICT 133, a Body Politic and Corporate; THE BOARD OF EDUCATION OF SOUTH CENTRAL COMMUNITY UNIT DISTRICT 401, a Body Politic and Corporate; THE BOARD

OF EDUCATION OF SOUTHWESTERN COMMUNITY UNIT DISTRICT 9, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TRIAD COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF UNITED COMMUNITY UNIT SCHOOL DISTRICT 304, a Body Politic and Corporate; THE BOARD OF EDUCATION OF VALMEYER COMMUNITY UNIT SCHOOL DISTRICT 3, a Body Politic and Corporate; THE BOARD OF EDUCATION WEST CENTRAL COMMUNITY UNIT SCHOOL DISTRICT 235, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LIBERTY COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BALL CHATHAM COMMUNITY UNIT SCHOOL DISTRICT 5, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CENTRAL COMMUNITY UNIT SCHOOL DISTRICT 4, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ELMHURST SCHOOL DISTRICT 205, a Body Politic and Corporate; THE BOARD OF EDUCATION OF FRANKFURT COMMUNITY CONSOLIDATED SCHOOL DISTRICT 157C, a Body Politic and Corporate; THE BOARD OF EDUCATION OF GERMANTOWN HILLS SCHOOL DISTRICT 69, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LAKE FOREST SCHOOL DISTRICT 67, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LEMONT-BROMBEREK COMBINED SCHOOL DISTRICT 113A, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 308, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PLAINFIELD SCHOOL DISTRICT 202, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PRAIRIE GROVE COMMUNITY SCHOOL DISTRICT 46, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ROCKRIDGE COMMUNITY UNIT SCHOOL DISTRICT 300, a Body Politic and Corporate; THE BOARD OF EDUCATION OF EUREKA COMMUNITY UNIT DISTRICT 140, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MAINE TOWNSHIP HIGH SCHOOL DISTRICT 207, a Body Politic and Corporate: THE BOARD OF EDUCATION OF LAKE FOREST COMMUNITY HIGH SCHOOL DISTRICT 115, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PALOS COMMUNITY CONSOLIDATED SCHOOL DISTRICT 118, a Body Politic and Corporate; THE BOARD OF EDUCATION OF QUINCY SCHOOL DISTRICT 172, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PAYSON COMMUNITY UNIT SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF SCHOOL DISTRICT 45 DU PAGE COUNTY, a Body Politic and Corporate; THE BOARD OF EDUCATION OF DU PAGE HIGH SCHOOL DISTRICT 88, a Body Politic and Corporate; THE BOARD OF EDUCATION OF RAMSEY COMMUNITY UNIT SCHOOL DISTRICT 204, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WINNEBAGO COMMUNITY UNIT SCHOOL DISTRICT 323, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 128, a Body Politic and Corporate; THE BOARD OF EDUCATION OF RIVERVIEW COMMUNITY CONSOLIDATED SCHOOL DISTRICT 2. a Body Politic and Corporate; THE BOARD OF EDUCATION OF SCHUYLER-INDUSTRY COMMUNITY UNIT SCHOOL DISTRICT 5, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 117, a Body Politic and Corporate: THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 200, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WESCLIN COMMUNITY UNIT SCHOOL DISTRICT 3, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WARSAW COMMUNITY UNIT SCHOOL DISTRICT 316, a Body Politic and Corporate; THE BOARD OF EDUCATION OF VALLEY VIEW COMMUNITY UNIT SCHOOL

DISTRICT 365U, a Body Politic and Corporate; THE BOARD OF EDUCATION OF STAUNTON COMMUNITY UNIT SCHOOL DISTRICT 6, a Body Politic and Corporate; THE BOARD OF EDUCATION OF GLENCOE SCHOOL DISTRICT 35, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ORLAND SCHOOL DISTRICT 135, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ADDISON SCHOOL DISTRICT 4, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CARTHAGE ELEMENTARY SCHOOL DISTRICT 317, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LINCOLNSHIRE-PRAIRIE VIEW SCHOOL DISTRICT 103, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PLEASANT HILL COMMUNITY UNIT SCHOOL DISTRICT 103, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CITY OF CHICAGO SCHOOL DISTRICT 299, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HOMER COMMUNITY CONSOLIDATED SCHOOL DISTRICT 33C, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MACOMB COMMUNITY UNIT SCHOOL DISTRICT 185, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CHANNAHON SCHOOL DISTRICT 17, a Body Politic and Corporate; THE BOARD OF EDUCATION OF GIFFORD COMMUNITY CONSOLIDATED SCHOOL DISTRICT 188, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ERIE COMMUNITY UNIT SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF DIETERICH COMMUNITY UNIT SCHOOL DISTRICT 30, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PRAIRIE CENTRAL COMMUNITY UNIT SCHOOL DISTRICT 8, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CARLINVILLE COMMUNITY UNIT SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ROANOKE BENSON COMMUNITY UNIT SCHOOL DISTRICT 60, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MINOOKA COMMUNITY HIGH SCHOOL DISTRICT 111, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HIAWATHA COMMUNITY UNIT SCHOOL DISTRICT 426, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MAHOMET-SEYMOUR COMMUNITY UNIT SCHOOL DISTRICT 3, a Body Politic and Corporate; THE BOARD OF EDUCATION OF RIVER BEND COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MCHENRY COMMUNITY CONSOLIDATED SCHOOL DISTRICT 15, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WARREN TOWNSHIP HIGH SCHOOL DISTRICT 121, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WOODSTOCK COMMUNITY UNIT SCHOOL DISTRICT 200, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HERSCHER COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HINSDALE TOWNSHIP HIGH SCHOOL DISTRICT 86, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BARRINGTON COMMUNITY UNIT SCHOOL DISTRICT 220, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WINNETKA SCHOOL DISTRICT 36, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MOUNT PROSPECT SCHOOL DISTRICT 57, a Body Politic and Corporate; THE BOARD OF EDUCATION OF METAMORA COMMUNITY CONSOLIDATED SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LISBON COMMUNITY CONSOLIDATED SCHOOL DISTRICT 90, a Body Politic and Corporate; THE BOARD OF EDUCATION OF GENEVA COMMUNITY UNIT SCHOOL DISTRICT 304, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ST. CHARLES COMMUNITY UNIT SCHOOL DISTRICT 303, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BRADLEY BOURBONNAIS

COMMUNITY HIGH SCHOOL DISTRICT 303, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BRIMFIELD COMMUNITY UNIT SCHOOL DISTRICT 309, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MARION COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COLUMBIA COMMUNITY UNIT SCHOOL DISTRICT 4, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HINSDALE COMMUNITY CONSOLIDATED SCHOOL DISTRICT 181, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 99, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ST. ANNE COMMUNITY CONSOLIDATED SCHOOL DISTRICT 256, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LOCKPORT TOWNSHIP HIGH SCHOOL DISTRICT 205, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WAUCONDA COMMUNITY UNIT SCHOOL DISTRICT 118, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MASCOUTAH COMMUNITY UNIT DISTRICT 19, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LEMONT TOWNSHIP HIGH SCHOOL DISTRICT 210, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ARLINGTON HEIGHTS SCHOOL DISTRICT 25, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TOWNSHIP HIGH SCHOOL DISTRICT 214, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BLUFORD UNIT SCHOOL DISTRICT 318, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MORTON COMMUNITY UNIT SCHOOL DISTRICT 709, a Body Politic and Corporate; THE BOARD OF EDUCATION OF EL PASO-GRIDLEY COMMUNITY UNIT SCHOOL DISTRICT 11, a Body Politic and Corporate; THE BOARD OF EDUCATION OF RED BUD COMMUNITY UNIT SCHOOL DISTRICT 132, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 218, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LIMESTONE COMMUNITY HIGH SCHOOL, DISTRICT 310, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ELWOOD COMMUNITY CONSOLIDATED SCHOOL DISTRICT 203, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BURBANK SCHOOL DISTRICT 111, a Body Politic and Corporate; THE BOARD OF EDUCATION OF SCHOOL DISTRICT U-46, a Body Politic and Corporate; THE BOARD OF EDUCATION OF NORTH MAC COMMUNITY UNIT SCHOOL DISTRICT 34, a Body Politic and Corporate; JAY GOBLE, in His Official Capacity as Superintendent of North Mac Community Unit School District 34; THE BOARD OF EDUCATION OF CARLYLE COMMUNITY UNIT SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TEUTOPOLIS COMMUNITY UNIT SCHOOL DISTRICT 50, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CENTRAL A&M COMMUNITY UNIT SCHOOL DISTRICT 21, a Body Politic and Corporate; THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH; DR. NGOZI EZIKE, in Her Official Capacity as Director of the Illinois Department of Public Health; THE ILLINOIS STATE BOARD OF EDUCATION; DR. CARMEN I. AYALA, in Her Official Capacity as State Superintendent of Education; JAY ROBERT PRITZKER, in His Official Capacity as Governor of the State of Illinois; LANE ABRELL, in His Official Capacity as Superintendent of Plainfield Community School District 202; TIMOTHY SHIMP, in His Official Capacity as Superintendent of Yorkville Community Unit School District 115; HILLSBORO COMMUNITY SCHOOL DISTRICT 3, a Body Politic and Corporate; DAVID POWELL, in His Official Capacity as Superintendent of Hillsboro Community School District 3; THE BOARD OF EDUCATION OF DECATUR SCHOOL DISTRICT 61, a

Body Politic and Corporate; THE BOARD OF EDUCATION OF SPRINGFIELD SCHOOL DISTRICT 186, a Body Politic and Corporate.

Defendants-Appellants

THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 300, a Body Politic and Corporate; THE BOARD OF EDUCATION OF INDIAN PRAIRIE SCHOOL DISTRICT 204, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MINOOKA CENTRAL CONSOLIDATED SCHOOL DISTRICT 201, a Body Politic and Corporate; THE BOARD OF EDUCATION OF NAPERVILLE COMMUNITY UNIT SCHOOL DISTRICT 203, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WOODLAND COMMUNITY CONSOLIDATED SCHOOL DISTRICT 50, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BELVIDERE COMMUNITY UNIT SCHOOL DISTRICT 100, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CARY COMMUNITY CONSOLIDATED SCHOOL DISTRICT 26, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HUNTLEY COMMUNITY SCHOOL DISTRICT 158, a Body Politic and Corporate; THE BOARD OF EDUCATION OF INDIAN SPRINGS SCHOOL DISTRICT 109, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TRIAD COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PALOS COMMUNITY CONSOLIDATED SCHOOL DISTRICT 118, THE BOARD OF EDUCATION OF SCHOOL DISTRICT 45 DU PAGE COUNTY, a Body Politic and Corporate; THE BOARD OF EDUCATION OF DU PAGE HIGH SCHOOL DISTRICT 88, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 128, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 200, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ADDISON SCHOOL DISTRICT 4, a Body Politic and Corporate: THE BOARD OF EDUCATION OF LINCOLNSHIRE-PRAIRIE VIEW SCHOOL DISTRICT 103, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CITY OF CHICAGO SCHOOL DISTRICT 299, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MCHENRY COMMUNITY CONSOLIDATED SCHOOL DISTRICT 15, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WARREN TOWNSHIP HIGH SCHOOL DISTRICT 121, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BARRINGTON COMMUNITY UNIT SCHOOL DISTRICT 220, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MOUNT PROSPECT SCHOOL DISTRICT 57, a Body Politic and Corporate; THE BOARD OF EDUCATION OF GENEVA COMMUNITY UNIT SCHOOL DISTRICT 304, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ST. CHARLES COMMUNITY UNIT SCHOOL DISTRICT 303, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HINSDALE COMMUNITY CONSOLIDATED SCHOOL DISTRICT 181, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LOCKPORT TOWNSHIP HIGH SCHOOL DISTRICT 205, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WAUCONDA COMMUNITY UNIT SCHOOL DISTRICT 118, a Body Politic and Corporate; THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH; DR. NGOZI EZIKE, in Her Official Capacity as Director of the Illinois Department of Public Health; THE ILLINOIS STATE BOARD OF EDUCATION; DR. CARMEN I. AYALA, in Her Official Capacity as State Superintendent of Education; JAY ROBERT PRITZKER, in His Official Capacity as Governor of the State of Illinois.

E-FILED Transaction ID: 4-22-0094 File Date: 2/7/2022 10:26 AM Carla Bender, Clerk of the Court APPELLATE COURT 4TH DISTRICT

No. 4-22-

IN THE APPELLATE COURT OF ILLINOIS FOURTH JUDICIAL DISTRICT

MATTHEW ALLEN, as well as on behalf of all other educators similarly situated, <i>et al.</i> ,	 Interlocutory Appeal from the Circuit Court for the Seventh Judicial Circuit, Sangamon County, Illinois
Plaintiffs-Respondents,) County, minors)
v.)
ILLINOIS DEPARTMENT OF PUBLIC HEALTH, <i>et al.</i> ,)) No. 2021-CH-500007
Defendants-Petitioners.))
and)
THE BOARD OF EDUCATION OF)
NORTH MAC COMMUNITY UNIT) The Honorable
SCHOOL DISTRICT #34, a body) RAYLENE GRISCHOW,
politic and corporate, <i>et al.</i> ,) Judge Presiding.
Defendants.)

STATE DEFENDANTS-PETITIONERS' SUPPORTING RECORD

KWAME RAOUL

Attorney General State of Illinois

JANE ELINOR NOTZ

Solicitor General

Counsel for State Defendants-Petitioners Illinois Department of Public Health, Dr. Ngozi Ezike, Illinois State Board of Education, Dr. Carmen I. Ayala, and Governor JB Pritzker

LEIGH J. JAHNIG

ARDC No. 6324102 Assistant Attorney General 100 West Randolph Street, 12th Floor Chicago, Illinois 60601 (312) 793-1473 (office) (773) 590-7877 (cell) CivilAppeals@ilga.gov (primary) Leigh.Jahnig@ilga.gov (secondary)

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E-FILED Transaction ID: 4-22-0092 File Date: 2/7/2022 9:48 AM Carla Bender, Clerk of the Court APPELLATE COURT 4TH DISTRICT

No. 4-22-

IN THE APPELLATE COURT OF ILLINOIS FOURTH JUDICIAL DISTRICT

JULIEANNE AUSTIN, as the parent or legal guardian of T.L. and L.A, <i>et al.</i> ,) Interlocutory Appeal from the) Circuit Court for the Seventh) Judicial Circuit, Sangamon
Plaintiffs-Respondents,) County, Illinois
v.)
ILLINOIS DEPARTMENT OF PUBLIC HEALTH, <i>et al.</i> ,))) No. 2021-CH-500002
Defendants-Petitioners.)
and)
THE BOARD OF EDUCATION OF)
COMMUNITY UNIT SCHOOL)
DISTRICT #300, et al.,) The Honorable
<i>, ,</i>) RAYLENE GRISCHOW,
Defendants.) Judge Presiding.

STATE DEFENDANTS-PETITIONERS' SUPPORTING RECORD

KWAME RAOUL

Attorney General State of Illinois

JANE ELINOR NOTZ

Solicitor General

Counsel for State Defendants-Petitioners Illinois Department of Public Health, Dr. Ngozi Ezike, Illinois State Board of Education, Dr. Carmen I. Ayala, and Governor JB Pritzker

CARSON R. GRIFFIS

ARDC No. 6306068 Assistant Attorney General 100 West Randolph Street, 12th Floor Chicago, Illinois 60601 (312) 814-2575 (office) (773) 590-7116 (cell) CivilAppeals@ilga.gov (primary) Carson.Griffis@ilga.gov (secondary)

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No. 4-22-____

IN THE APPELLATE COURT OF ILLINOIS FOURTH JUDICIAL DISTRICT

ROBERT GRAVES, et al.,	Appeal from the Circuit Court forthe Seventh Judicial Circuit,
Plaintiffs-Respondents,) Sangamon County, Illinois)
V.) No. 2021-CH-500003)
JAY ROBERT PRITZKER, in his)
capacity as Governor of Illinois, et al.,) The Honorable) RAYLENE D. GRISCHOW,
Defendants-Petitioners.) Judge Presiding.

SUPPORTING RECORD VOLUME 1 OF 1

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E-FILED Transaction ID: 4-22-0093 File Date: 2/7/2022 10:14 AM Carla Bender, Clerk of the Court **APPELLATE COURT 4TH DISTRICT**

No. 4-22-__

IN THE APPELLATE COURT OF ILLINOIS FOURTH JUDICIAL DISTRICT

MARK AND EMILY HUGHES as the parents and guardians of students G.H. and L.H., as well as on behalf of all parents and guardians of students similar situated,	 Interlocutory Appeal from the Circuit Court of the Seventh Judicial Circuit, Sangamon County, Illinois
Plaintiffs-Respondents,)
v.)
HILLSBORO COMMUNITY SCHOOL DISTRICT #3, a body politic and corporate, DAVID POWELL as Superintendent of HILLSBORO COMMUNITY SCHOOL #3,)))) No. 2021-CH-500005)
Defendants,)
and)
ILLINOIS DEPARTMENT OF PUBLIC HEALTH and DR. NGOZI EZIKE, in her official capacity as Director of the Illinois Department of Public Health, ILLINOIS STATE BOARD OF EDUCATION, DR. CARMEN I. AYALA in her official capacity as Director of the Illinois State Board of Education, GOVERNOR JAY ROBERT PRITZKER, in his official capacity.)))))))) The Honorable RAYLENE GRISCHOW,
Defendants-Petitioners.	⁾ Judge Presiding.

STATE DEFENDANTS-PETITIONERS' SUPPORTING RECORD

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Plaintiffs-Appellees

1	JULIEANNE AUSTIN, as the Parent or Legal Guardian of T.L. and L.A
2	NICOLE PEEBLES, as the Parent or Legal Guardian of L.P, L.P, and L.P
3	ERIC CLARK, as the Parent or Legal Guardian of C.C., R.L., K.C, C.C., and A.C
4	ROBERT REINING, as the Parent or Legal Guardian of S.R.
5	CLARISSA BARTLETT, as the Parent or Legal Guardian of G.B., F.B., and R.B.
6	JENNIFER MITTMAN, as the Parent or Legal Guardian of C.M. and M.M.
7	HOLLY JAROVKSY, as the Parent or Legal Guardian of A.J. and K.J.
8	KARA PICKETT, as the Parent or Legal Guardian of M.P. and L.P.
	MARCUS and KATHERINE GILMAN, as the Parents or Legal Guardians of C.G.,
9	A.G., E.G., and F.G.
10	CHRISTOPHER DILULLO, as the Parent or Legal Guardian of C.D. and S.D.
	MICHAEL and JESSICA MAHONEY, as the Parents or Legal Guardians of J.M.
11	and M.M.
12	JOSHUA TOFF, as the Parent or Legal Guardian of K.T. and E.T.
13	BROOKE HARTMAN, as the Parent or Legal Guardian of O.H. and H.H.
14	AMY SNYDER, as the Parent or Legal Guardian of T.S.
15	KATHRYN and TOBIAS RESPASS, as the Parents or Legal Guardians of I.R.
	NATASHA and GABRIEL BOX, as the Parents or Legal Guardians of S.B., W.B.,
16	and C.B.
	HOLLY and JEREMY JOHNSON, as the Parents or Legal Guardians of O.J., L.J.,
17	and J.J.
18	JENNIFER JUSTICE, as the Parent or Legal Guardian of B.J. and S.J.
	JASON and JESSICA BUCKINGHAM, as the Parents or Legal Guardians of B.B.,
19	C.B., and H.B.
20	PATRICK and HEATHER GRIEVE, as the Parents or Legal Guardians of C.G.
21	MARISSA ROSENTRETER, as the Parent or Legal Guardian of A.L. and W.R.
22	JAMMIE GOURLEY, as the Parent or Legal Guardian of C.G. and L.G.
23	JAMIE SEXTON, as the Parent or Legal Guardian of N.S., J.K., and J.K.
24	JAMIE MARSHALL, as the Parent or Legal Guardian of S.V. and S.S.
25	KYLE HILL, as the Parent or Legal Guardian of C.H. and A.H.
26	WLADYSLAW MOKRZYCKI, as the Parent or Legal Guardian of D.M.
27	MAGDALENA CISZEK, as the Parent or Legal Guardian of N.C.
28	JOANNA SZKLARZ, as the Parent or Legal Guardian of D.S.
29	MALGORZATA WROBEL, as the Parent or Legal Guardian of K.M.
30	MARIOLA ZYGMUNT, as the Parent or Legal Guardian of C.Z.
31	MALGORZATA KLICH, as the Parent or Legal Guardian of D.K.
32	BARBARA CHYL, as the Parent or Legal Guardian of N.M.
	JEREMY and TAYLEIGH HILTEBEITEL, as the Parents or Legal Guardians of
33	T.H., T.H., and T.H.
34	JADE HAMER, as the Parent or Legal Guardian of A.H. and B.H.
35 36	JEREMY HARMINSON, as the Parent or Legal Guardian of K.H. and K.H. JOHN HAMPTON, as the Parent or Legal Guardian of K.H., C.H., and L.H.

37	JACOB TUCKER, as the Parent or Legal Guardian of G.T.
38	TODD FARRIS, as the Parent or Legal Guardian of E.F., E.F., and B.F.
39	DAVID GERGENI, as the Parent or Legal Guardian of M.G., E.G., and C.G.
40	ROY BLACKBURN, as the Parent or Legal Guardian of L.B. and A.B.
41	DAMON WALTERS, as the Parent or Legal Guardian of L.W. and D.W.
42	KELLI KAYLOR, as the Parent or Legal Guardian of K.K., C.K., C.C., and J.L.
	RAYMOND and MELISSA HASTY, as the Parents or Legal Guardians of J.H. and
43	D.H.
44	MICHAEL and JENNIFER KOENIG, as the Parents or Legal Guardians of H.K.
45	JESSICA FRIEDEL, as the Parent or Legal Guardian of C.F. and S.F.
46	SHANNON ADCOCK, as the Parent or Legal Guardian of E.A., T.A., and L.A.
47	BRIAN WOJCIECHOWSKI, as the Parent or Legal Guardian of A.W. and L.W.
48	TIMOTHY PHELAN, as the Parent or Legal Guardian of K.P., L.P., and Q.P.
49	DEREK and JESSICA WOELLHOF, as the Parents or Legal Guardians of K.W.
50	KATHLEEN BEARDEN, as the Parent or Legal Guardian of B.B.
50 51	MICHELLE DUBIEL, as the Parent or Legal Guardian of N.D. and R.D.
51	DANIEL DONOVAN, as the Parent or Legal Guardian of J.D. and K.D.
5 <u>3</u>	MATTHEW ANDERSON as the Parent or Legal Guardian of S.A. and H.A.
55	STEPHANIE ALBANESE, as the Parent or Legal Guardian of G.R.
55	KRISTEN STEEL, as the Parent or Legal Guardian of S.S. and E.S.
55 56	DAVID POZNANSKI, as the Parent or Legal Guardian of J. P. and L.P.
50	JOSEPH SMITH, as the Parent or Legal Guardian of T.S.
01	PRISCILLA FORSYTHE, as the Parent or Legal Guardian of M.S., A.S., K.S., and
58	B.R.
59	KAREN O'DONNELL, as the Parent or Legal Guardian of R.O.
60	KATHY SCHUMAN, as the Parent or Legal Guardian of M.S.
61	BAIN BASSETT, as the Parent or Legal Guardian of B.B.
62	KRYSTELLYN RODE, as the Parent or Legal Guardian of R.R.
63	COREY PERIGO, as the Parent or Legal Guardian of S.P. and A.P.
00	
64	CHRISTOPER DICKEN, as the Parent or Legal Guardian of J.M., B.M., and K.D.
65	HILARY and TRAVIS CARTER, as the Parents or Legal Guardians of B.C. and D.C.
66	AMANDA HUMPHRY, as the Parent or Legal Guardian of Z.H. and K.H.
	SHEENA and MATTHEW DODDS, as the Parents or Legal Guardians of J.D. and
67	K.D.
68	CARRIE PAYNE, as the Parent or Legal Guardian of B.V.
69	JENNIFER PATEL, as the Parent or Legal Guardian of S.P.
70	ELENA BEZMAN, as the Parent or Legal Guardian of A.B.
71	TEO BOGDAN, as the Parent or Legal Guardian of G.A.
	AMOS and SARAH KAFFENBARGER, as the Parents or Legal Guardians of A.K.
72	and A.K.
73	ALISHA LIEFLANDER, as the Parent or Legal Guardian of A.F.
74	RYAN FRANK, as the Parent or Legal Guardian of G.F.

 KIM NEILSON, as the Parent or Legal Guardian of N.N. KIMBERLY WILSON, as the Parent or Legal Guardian of N.K. MARGARET JOHNSON, as the Parent or Legal Guardian of R.J., C.J., and MARK PISHOTTA, as the Parent or Legal Guardian of A.P. RICHARD LIEFLANDER, as the Parent or Legal Guardian of M.L. STACEY ARLSON, as the Parent or Legal Guardian of D.B. and B.C. MICHAEL AND NICOLE GARDNER, as the Parents or Legal Guardians of and C.G. KRISTOPHER and KRISTEN KOPPERS, as the Parents or Legal Guardians of JAMES and COURTNEY LEIPART, as the Parents or Legal Guardians of A.L. ALL. AMY BOMSTAD, as the Parent or Legal Guardian of C.B. and P.B. JAMES and RITA AAGESEN, as the Parents or Legal Guardians of L.A. at ORIANA ZARAGOZA, as the Parent or Legal Guardian of A.Z. RAEANNE SCHAD, as the Parent or Legal Guardian of S.T. and E.T. WILLIAM and CASSANDRA KEYES, as the Parents or Legal Guardians of and P.K. JESSICA LEAVITT, as the Parent or Legal Guardian of B.D. GRACIA and AARON LIVIE, as the Parents or Legal Guardians of S.L., B. L.L. STEVEN LEPIC, as the Parent or Legal Guardian of H.L. and R.L. 	
 MARGARET JOHNSON, as the Parent or Legal Guardian of R.J., C.J., and MARK PISHOTTA, as the Parent or Legal Guardian of A.P. RICHARD LIEFLANDER, as the Parent or Legal Guardian of M.L. STACEY ARLSON, as the Parent or Legal Guardian of D.B. and B.C. MICHAEL AND NICOLE GARDNER, as the Parents or Legal Guardians of and C.G. KRISTOPHER and KRISTEN KOPPERS, as the Parents or Legal Guardians of JAMES and COURTNEY LEIPART, as the Parents or Legal Guardians of A.L. AMY BOMSTAD, as the Parent or Legal Guardian of C.B. and P.B. JAMES and RITA AAGESEN, as the Parents or Legal Guardians of L.A. at ORIANA ZARAGOZA, as the Parent or Legal Guardian of A.Z. RAEANNE SCHAD, as the Parent or Legal Guardian of P.S. and G.S. SARAH VOLLE, as the Parent or Legal Guardian of S.T. and E.T. WILLIAM and CASSANDRA KEYES, as the Parents or Legal Guardians of and P.K. JESSICA LEAVITT, as the Parent or Legal Guardian of B.D. GRACIA and AARON LIVIE, as the Parents or Legal Guardians of S.L., B. 	
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 81 and C.G. 82 KRISTOPHER and KRISTEN KOPPERS, as the Parents or Legal Guardians of C 33 TIMOTHY and SUSAN PFEIFFER, as the Parents or Legal Guardians of C 34 JAMES and COURTNEY LEIPART, as the Parents or Legal Guardians of A.L. 85 AMY BOMSTAD, as the Parent or Legal Guardian of C.B. and P.B. 86 JAMES and RITA AAGESEN, as the Parents or Legal Guardians of L.A. at 87 ORIANA ZARAGOZA, as the Parent or Legal Guardian of A.Z. 88 RAEANNE SCHAD, as the Parent or Legal Guardian of P.S. and G.S. 89 SARAH VOLLE, as the Parent or Legal Guardian of S.T. and E.T. WILLIAM and CASSANDRA KEYES, as the Parents or Legal Guardians of B.D. 90 and P.K. 91 JESSICA LEAVITT, as the Parent or Legal Guardian of B.D. 92 L.L. 	of C.G.
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92 L.L.	L., and
94 TAYLOR and JACELYA JONES, as the Parents or Legal Guardians of C.J	. and T.J.
ADAM and NICOLE SNYDER, as the Parents or Legal Guardians of C.S.,	
95 E.S.	,
SANDY SZCZYGIEL and STANISLAW ZEGLIN, as the Parents or Legal O	luardians
96 of D.Z., D.Z., and S.Z.	
ANNA and CEZARY BIEDRZYCKI, as the Parents or Legal Guardians of G).B. and
97 C.B.	
AGNIESZKA and MAREK PODCZERWINSKI, as the Parents or Legal Gu	ardians
98 of O.P., K.P., and J.P.	
99 NATHALIE and RICKY SKOWYRA, as the Parents or Legal Guardians of	aa
100 MAGDALENA ROKICKA, as the Parent or Legal Guardian of K.P. and A.I	
MARIA KOMPERDA and ROMAN PATRO, as the Parents or Legal Guard	J 1
102 STANISLAW RZEPKA, as the Parent or Legal Guardian of C.R., B.R., and	ians of
103 WILLIAM and JILL BERGMAN, as the Parents or Legal Guardians of S.B	ians of A.R.
104 DUSTIN and JESSICA LASH, as the Parents or Legal Guardians of H.L.	ians of A.R.
MARK and LINDSY HENDERSON, as the Parents or Legal Guardians of I	ians of A.R.
105 C.H., and C.H.	ians of A.R.

106	JONATHON and TARA RUZICH, as the Parents or Legal Guardians of T.R.
107	SEAN and MICHELLE WELLMAN, as the Parents or Legal Guardians of A.W.
108	KERENSTA BLACKEN, as the Parent or Legal Guardian of K.G. and A.G.
109	ROBERT and TAMMY BREWER, as the Parents or Legal Guardians of H.B.
	TROY and HANNAH ECKLES, as the Parents or Legal Guardians of H.E., C.E.,
110	and M.E.
	DAVID and ASHLEY MATTINGLY, as the Parents or Legal Guardians of H.M. and
111	K.M.
	TRENT METZGER and ARIEL KENNETT, as the Parents or Legal Guardians of
112	C.M. and T.L.
113	TREVOR ECKLES, as the Parent or Legal Guardian of Z.E.
114	KELLY McDUFFEE, as the Parent or Legal Guardian of G.J.
115	LAURA AGAJANIAN, as the Parent or Legal Guardian of O.A., E.A., and R.A.
116	JASON HILL, as the Parent or Legal Guardian of N.H. and A.H.
117	SANDRA KOEHLER, as the Parent or Legal Guardian of H.K.
118	REBECCA JOHNSON, as the Parent or Legal Guardian of H.J. and V.J.
119	KYLE SHELEY, as the Parent or Legal Guardian of O.S.
120	HEATHER JOHNS, as the Parent or Legal Guardian of R.W. and T.W.
121	MELISSA DRESSEL, as the Parent or Legal Guardian of A.D., M.D., and R.D.
	FRANKLIN and KIESHA GULLEY, as the Parents or Legal Guardians of I.G. and
122	M.G.
123	RACHEL and PETER DAHL, as the Parents or Legal Guardians of M.D.
	HEATHER and ROBERT FALKENTHAL, as the Parents or Legal Guardians of
124	N.F.
125	JENNIFER MARTIN, as the Parent or Legal Guardian of C.E. and W.M.
126	DEREK HAWKINS, as the Parent or Legal Guardian of P.H.
127	JOHN ELLEDGE, as the Parent or Legal Guardian of T.E., G.E.
128	JAMES BURNS III, as the Parent or Legal Guardian of O.B., E.B., A.B.
129	JESSICA ESCHMANN, as the Parent or Legal Guardian of A.E.
130	KELSEY DUERNBERGER, as the Parent or Legal Guardian of A.H. and A.H.
131	BRAD BUETTNER, as the Parent or Legal Guardian of K.B. and B.B.
	ROBERT STUMPF and JENNY MELICAN, as the Parents or Legal Guardians of
132	J.S.
133	DONALD IRVIN, as the Parent or Legal Guardian of G.I.
134	KASEY and JEREMIAH MARTIN, as the Parents or Legal Guardians of A.F.
135	MARISSA and GREGORY HALL, as the Parents or Legal Guardians of L.H.
136	CARA DEVENS, as the Parent or Legal Guardian of E.M.
137	ELIZABETH DELREAL, as the Parent or Legal Guardian of S.V.
1.00	BRANDI and DAVID SCHLIEPER, as the Parents or Legal Guardians of M.S. and
138	A.S.
139	NICOLE and JOEL MARCHIO, as the Parents or Legal Guardians of A.M.
140	JESSICA TURK, as the Parent or Legal Guardian of A.C.
141	SAMANTHA SMITH, as the Parent or Legal Guardian of A.D.
	KYLE MONTGOMERY and NEELIMA KONDRAGUNTA, as the Parents or Legal
142	Guardians of R.M. and R.M.

	JUSTIN and CYNTHIA PORTER, as the Parents or Legal Guardians of J.P. and
143	Z.P.
144	JOLANTA SIKORA, as the Parent or Legal Guardian of O.S.
145	JADWIGA HAJNOS, as the Parent or Legal Guardian of D.H.
146	MEGAN DRESDEN, as the Parent or Legal Guardian of M.M. and R.M
147	KAREN MILLIGAN, as the Parent or Legal Guardian of M.M.
	CHARLES and MELISSA DIVITO, as the Parents or Legal Guardians of D.D. and
148	A.D.
	JASON and BARBARA DEMAS, as the Parents or Legal Guardians of A.D., A.D.,
149	and K.D.
	MICHAEL and COLLEEN KNOLL, as the Parents or Legal Guardians of C.K.,
150	D.K., and A.K.
151	AARON CALHOUN, as the Parent or Legal Guardian of C.C. and K.C.
152	DENA and LOGAN KRABER, as the Parents or Legal Guardians of R.K. and K.K.
	JAMES and ANGELA GRIFFIN, as the Parents or Legal Guardians of A.G., C.G.,
153	R.G., and B.G.
154	BRENT and VICTORIA OTTO, as the Parents or Legal Guardians of A.O. and M.O.
155	CATHERINE PERZEE, as the Parent or Legal Guardian of K.P.
156	KARLA GALE, as the Parent or Legal Guardian of B.W. and L.W.
157	KOURTNEY WHITT, as the Parent or Legal Guardian of M.W., E.P., A.P., and W.T.
158	JENNIFER VAN FLEET, as the Parent or Legal Guardian of C.V.
159	DAKOTA TOFT, as the Parent or Legal Guardian of R.T. and C.T.
160	WARREN MACE, as the Parent or Legal Guardian of H.R., R.M., J.M., and B.M.
161	MELLISA GALLAGHER, as the Parent or Legal Guardian of H.K. and J.K.
162	ELYCE SCHLICHTING, as the Parent or Legal Guardian of O.J.
163	RYAN CURRY, as the Parent or Legal Guardian of A.M. and A.C.
	JUSTIN and MICHELLE LURKINS, as the Parents or Legal Guardians of M.L. and
164	J.M.
	JEFFREY and JENNIFER REHKEMPER, as the Parents or Legal Guardians of
165	A.R., D.R., and G.R.
	MICHAEL and MANDY WEISS as the Parents or Legal Guardians of L.W.,
	SHANNON and JEFFERY GRAHAM, as the Parents or Legal Guardians of X.G.,
166	E.G., C.G., A.G., D.G., and M.G.
	SHARON and SCOTT FITZGERALD, as the Parents or Legal Guardians of C.F. and
167	M.F.
1.00	DAVID and CRYSTAL GOODALL, as the Parents or Legal Guardians of B.G. and
168	A.G.
169	AMBER HENRICHSMEYER, as the Parent or Legal Guardian of M.H. and W.H.
170	JERRY WALL, as the Parent or Legal Guardian of A.W. and L.W.

MICHAEL and SUVANNAH FLESNER, as the Parents or Legal Guardians 171 P.F., and M.F. 172 IAN and ANDREA FOSS, as the Parents or Legal Guardians of A.F., E.F., a DANIEL and KAYLA MOCK, as the Parents or Legal Guardians of A.M., R. 173 M.M.	and O.F.
172 IAN and ANDREA FOSS, as the Parents or Legal Guardians of A.F., E.F., a DANIEL and KAYLA MOCK, as the Parents or Legal Guardians of A.M., R.	
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174 RYAN and NICOLE BUEHLER, as the Parents or Legal Guardians of P.B. a	and J.B.
175 KENT and SHELLEY ROSSMILLER, as the Parents or Legal Guardians of	N.R.
176 MARK MEIER, as the Parent or Legal Guardian of M.M.	
177 JOHN and RENEE BARNER, as the Parents or Legal Guardians of C.B.	
178 JOHN JOHNSON, as the Parent or Legal Guardian of L.J. and L.J.	
FRANCES DUFERN and PETER RUSSO, as the Parents or Legal Guardian	ns of
179 J.D.R. and S.D.R.	
JOHN and RACHEL CRISPE, as the Parents or Legal Guardians of J.C., V.	М.,
180 M.C., and F.M.	
181 ERIC and ANTIGONA HAFFERKAMP, as the Parents or Legal Guardians	of L.H.
182 MICHAEL and AMY SWANSON, as the Parents or Legal Guardians of L.S.	
DAN and SHERRIE HURLEY, as the Parents or Legal Guardians of A.H., V	
183 D.H.	ŕ
JULIA and KYLE SCHMIDT, as the Parents or Legal Guardians of A.W., K	.S., and
184 M.W.	
HEATHER and AARON JOHNSON, as the Parents or Legal Guardians of L	J.J., V.J.,
185 M.J., and B.J.	
186 MELISSA and CHAD ALLEN, as the Parents or Legal Guardians of M.A. and	nd C.A.
187 SHAWN and KATI GRAVILLE, as the Parents or Legal Guardians of T.G. a	and T.G.
188 JESSICA KAYSER, as the Parent or Legal Guardian of W.K.	
189 SARAH WEST, as the Parent or Legal Guardian of M.U.	
190 KEITH ST. PIERRE, as the Parent or Legal Guardian of A.S.	
191 ALEAH THERY, as the Parent or Legal Guardian of P.A. and C.H.	
192 ZACHARY and TARA MEIBORG, as the Parent or Legal Guardian of L.M.	
193 CORINE BURNS, as the Parent or Legal Guardian of D.B. and R.B.	
194 ANDREW LIGGETT, as the Parent or Legal Guardian of H.L. and M.L.	
195 KEVIN GOERS, as the Parent or Legal Guardian of H.G., L.G., and J.G.	
196 CHERYL THOMAS, as the Parent or Legal Guardian of G.T., S.T., and C.T.	
197 KATHERINE FELZ, as the Parent or Legal Guardian of E.F. and A.F.	
198 KELLY and DANIEL EAGAN, as the Parents or Legal Guardians of N.E.	
MATTHEW and MICHELLE MERRITT, as the Parents or Legal Guardians	of M.M.
199 and M.M.	
200 KATARZYNA KROL, as the Parent or Legal Guardian of P.K.	
201 ELZBIETA GAJEK, as the Parent or Legal Guardian of F.G. and J.G.	

202	GRAZYNA JARZABEK, as the Parent or Legal Guardian of A.J.
203	MAGDALENA BYLINA, as the Parent or Legal Guardian of K.K.
204	NANCY ZEITZ, as the Parent or Legal Guardian of N.Z. and N.Z.
205	EWELINA KLAKURKA, as the Parent or Legal Guardian of P.K.
206	MARIA JANCKULIKOWA, as the Parent or Legal Guardian of L.L.
207	CHERYL KELLY, as the Parent or Legal Guardian of L.F. and K.K.
208	JOHN WAINMAN, as the Parent or Legal Guardian of C.W.
209	JOE BERGSCHEIDER, as the Parent or Legal Guardian of A.B.
210	AMY and TIM SCOGGINS, as the Parents or Legal Guardians of J.S.
211	BRIAN LOWE, as the Parent or Legal Guardian of A.L. and B.L.
212	CRYSTAL SHANKS, as the Parent or Legal Guardian of M.S.
	JAMES and JOSIE BUNCH, as the Parents or Legal Guardians of A.P., N.P., and
213	C.B.
214	STEVEN and STEPHANIE BEZLER, as the Parents or Legal Guardians of J.B.
215	JAMIE and LARRY GOSS, as the Parents or Legal Guardians of G.G.
216	CHRISTINE WINN, as the Parent or Legal Guardian of L.W.
	BROCK and ABBY KESSLER, as the Parents or Legal Guardians of W.K., F.K.,
	K.K., and K.K.
218	NICOLE PROBST, as the Parent or Legal Guardian of I.P., A.P., and H.P.
219	EMILY DEEKEN, as the Parent or Legal Guardian of L.D.
220	SAM KINKELAAR, as the Parent or Legal Guardian of R.K., W.K., and P.K.
221	DENISE SCIANNA, as the Parent or Legal Guardian of F.S. and S.S.
222	WOJCIECH CHRZANOWSKI, as the Parent or Legal Guardian of R.C.
223	KATARZYNA LABNO, as the Parent or Legal Guardian of J.L.
224	MAGDALENA KRASINSKA, as the Parent or Legal Guardian of N.Z. and A.Z.
225	NATALIE THORPE, as the Parent or Legal Guardian of J.T., A.T., and H.T.
226	LUKE MAYNARD, as the Parent or Legal Guardian of B.M., A.M., and M.M.
227	ERIC McCLELLAND, as the Parent or Legal Guardian of B.M. and M.M.
228	KENNY BEAL, as the Parent or Legal Guardian of O.B. and M.B.
	MATT WOODWORTH, as the Parent or Legal Guardian of O.C., O.W., and O.W.,
	TYLER SHAFFER, as the Parent or Legal Guardian of W.S.
230	BRAD KOENIG, as the Parent or Legal Guardian of G.K.
231	JEFF OHNEMUS, as the Parent or Legal Guardian of E.O. and W.O.
232	JOHN and LAURA MacNEIL, as the Parents or Legal Guardians of W.M.
	DAWN and WILLIAM WEINMAN, as the Parents or Legal Guardians of L.W., L.W.,
	and Y.W.
234	DAVID and ERICA FALCIONE, as the Parents or Legal Guardians of A.F.
0.05	VIRGINIA and CHRISTOPHER FOSTER, as the Parents or Legal Guardians of
235	J.F., M.F., and B.F.
236	DANIELLE and DENNIS RUTLEDGE, as the Parents or Legal Guardians of A.R.
237	LORI and CHRIS AKINS, as the Parents or Legal Guardians of C.A.
238	REGAN DEERING, as the Parent or Legal Guardian of C.D. and L.D.
239	ANDREA WATKINS, as the Parent or Legal Guardian of C.L.
240	ANDREW SLOAN, as the Parent or Legal Guardian of E.S. and L.S.

	JOSHUA and MEGAN WILLIAMS, as the Parents or Legal Guardians of E.W. and
241	E.W.
242	EDDIE LANE, as the Parent or Legal Guardian of B.L.
	DANIEL and LAURA JONES, as the Parents or Legal Guardians of M.J., E.J., M.J.,
243	and E.J.
	SCOTT ATKINS and DEANNA HITCHENS, as the Parents or Legal Guardians of
244	A.A.
245	ASHLEY HOLLAND, as the Parent or Legal Guardian of T.S.
246	BETH ANN ORRELL, as the Parent or Legal Guardian of B.O.
	ZACHARY and TARA MEIBORG, as the Parents or Legal Guardians of R.M. and
247	W.M.
248	ELAINE OWENS, as the Parent or Legal Guardian of D.O. and M.G.
249	SHELLY REED, as the Parent or Legal Guardian of S.R.
	DOUG and DENISE DUITSMAN, as the Parents or Legal Guardians of K.D. and
250	C.D.
251	SEAN ROBINSON, as the Parent or Legal Guardian of E.R.
252	BRIAN McAFEE, as the Parent or Legal Guardian of B.M. and A.M.
253	AUTUMN MEIER, as the Parent or Legal Guardian of R.M. and Z.M.
254	AMY HONER, as the Parent or Legal Guardian of A.B., T.B., and A.H.
255	JAMEY HARTLEY, as the Parent or Legal Guardian of C.H., K.H., M.H., and M.H.
256	ALEX BAKER, as the Parent or Legal Guardian of G.B. and W.B.
257	WESLEY BELLINGER, as the Parent or Legal Guardian of L.B.
	JEFF and HEATHER GREGORY, as the Parents or Legal Guardians of M.G. and
258	J.G.
259	BRIAN and JENNA PARKINS, as the Parents or Legal Guardians of A.P.
260	SAMANTHA REDMAN, as the Parent or Legal Guardian of K.R. and H.R.
	ADAM and CANDACE SEIDL, as the Parents or Legal Guardians of S.S., E.S., and
261	K.S.
	BRANDON and BRITTANY TEEL, as the Parents or Legal Guardians of T.T., E.T.,
262	and K.H.
	BRYAN and LACEY THIRTYACRE, as the Parents or Legal Guardians of H.T. and
263	
0.0.4	ROD and DARCI WASHAUSEN, as the Parents or Legal Guardians of J.W., N.W.,
264	and P.W.
265	TERRY and DONNA CROSSIN, as the Parents or Legal Guardians of A.C.
266	JOSH and LAURA POTTS, as the Parents or Legal Guardians of E.P.
0.07	GRANT and JENNIFER COATS, as the Parents or Legal Guardians of J.C. and
267	
	JENNY BROWN and NOAH KLINKHARDT, as the Parents or Legal Guardians of
268	J.K. and T.K.
	CHAD CROSSIN and JORDAN ABBOTT, as the Parents or Legal Guardians of
	M.C., J.C., B.C., and J.W.
270	BRIAN KELLY, as the Parent or Legal Guardian of G.K. and T.K.
271	RYAN FOLEY, as the Parent or Legal Guardian of B.F. and A.F.

272	TONI WEBER, as the Parent or Legal Guardian of O.W. and M.W.
273	SHEENA MILLER, as the Parent or Legal Guardian of D.S., Z.S., and K.S.
274	HOLLY and RICH DIAL, as the Parents or Legal Guardians of E.C., E.C., and B.D.
275	JORDAN RUEBUSH, as the Parent or Legal Guardian of K.R. and D.R.
276	JEFF TEE, as the Parent or Legal Guardian of B.T.
277	TIFFANY PLATE, as the Parent or Legal Guardian of R.P.
278	ALISIA and ETHAN PITTMAN, as the Parents or Legal Guardians of L.P.
279	AMANDA and MATTHEW BARRY, as the Parents or Legal Guardians of B.B.
280	SUZANNE FREY, as the Parent or Legal Guardian of J.F. and D.F.
281	BRIAN and KIMSCHUETTE, as the Parents or Legal Guardians of N.S.
	TRAVIS and CARLA ZANGER, as the Parents or Legal Guardians of G.Z., K.Z., and
282	J.Z.
283	RYAN BLAIR, as the Parent or Legal Guardian of J.B., J.B., and J.B.
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284	ANNA and DANIEL MOWEN, as the Parents or Legal Guardians of C.M. and J.M.
285	GREGORY and TINA WAGNER, as the Parents or Legal Guardians of V.W.
286	ERIN CAMPBELL, as the Parent or Legal Guardian of A.C., C.C., and R.C.
287	DANA SUMMERS, as the Parent or Legal Guardian of L.S.
288	JULIE HUBLY, as the Parent or Legal Guardian of K.H. and L.H.
289	NATE and HOLLI HENRICHS, as the Parents or Legal Guardians of L.H. and B.H.
290	DAVID and VALERIE BLUME, as the Parents or Legal Guardians of H.B.
291	NICOLE and BRYAN NESTER, as the Parents or Legal Guardians of J.N.
292	JOSEPH and OLIVIA GRIFFIN, as the Parents or Legal Guardians of J.G. and J.G.
_	MEGAN GUTHRIE and GEORGE TRUE, as the Parents or Legal Guardians of H.T.
293	and D.G.
	SEAN and SHANDI ELLIOT, as the Parents or Legal Guardians of L.E., L.E., and
294	L.E.
	PATRICK and ALIZABETH MURPHY, as the Parents or Legal Guardians of L.M.
295	and H.M.
	JAROD and ELIZABETH ELLIOT, as the Parents and Legal Guardians of P.E. and
296	E.E.
297	JAMMIE SCHAER, as the Parent or Legal Guardian of C.S., G.S., and W.S.
298	JENNIFER RICE, as the Parent or Legal Guardian of G.R., L.R., G.R., and B.R.
299	KATIE VREELAND, as the Parent or Legal Guardian of P.V.
300	KERRI ARMSTRONG, as the Parent or Legal Guardian of P.A., R.A., and J.A.
301	MELISSA LAMEKA, as the Parent or Legal Guardian of C.L. and C.L.
	MIKE KOCHANSKI and DANA CELAR, as the Parents or Legal Guardians of S.K.
302	and L.K.
303	KAREN SWEARINGEN, as the Parent or Legal Guardian of S.S.
304	RACHAEL GIANTOMASSO, as the Parent or Legal Guardian of R.G.
305	WILLIAM and DAWN WEINMAN, as the Parents or Legal Guardians of V.W.
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306	TONY and BETH ALWARDT, as the Parents or Legal Guardians of Z.A. and L.A.
000	TOTAT and DETTITALIZATION, as the Farents of Degar Guardians of 2.11. and 2.11.
307	ZACHARY and JACQUELINE TAYLOR, as the Parents or Legal Guardians of K.T.
308	ANDREA BALDI, as the Parent or Legal Guardian of M.B.
309	TOM and GEANNA IAQUINTA, as the Parents or Legal Guardians of A.I.
	CRYSTAL CASPER, as the Parent or Legal Guardian of R.P.
310	
311	HEATHER GREGAR, as the Parent or Legal Guardian of A.G. and A.G.
312	DEB TROTTIER, as the Parent or Legal Guardian of B.T. and E.T.
313	REBECCA KRUEGER, as the Parent or Legal Guardian of J.K. and P.K.
314	JESSICA THOMPSON, as the Parent or Legal Guardian of A.T.
315	MELISSA CURRY, as the Parent or Legal Guardian of A.C.
316	WILLIAM DALTON, as the Parent or Legal Guardian of M.D., M.D., and B.D.
317	STEPHANIE THOMPSON, as the Parent or Legal Guardian of D.T. and A.T.
318	ERIKA McGREGORY, as the Parent or Legal Guardian of E.M. and W.M.
319	HEATHER ALBERTI, as the Parent or Legal Guardian of D.A. and B.A.
320	LORI and THOMAS DILLON, as the Parents or Legal Guardians of J.D. and S.D.
321	JASON LASSILA, as the Parent or Legal Guardian of A.L.
322	AMY and STEVE RYSER, as the Parents or Legal Guardians of T.R. and J.R.
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323	DRUE and ERIN KAMPMANN, as the Parents or Legal Guardians of A.K. and H.K.
324	RUDY RUDSELL, as the Parent or Legal Guardian of A.R.
021	
325	JULIE and PHIL CONNELLY, as the Parents or Legal Guardians of T.C. and H.C.
326	DEBRA BARBER, as the Parent or Legal Guardian of K.R.
327	ERIN HUGHES, as the Parent or Legal Guardian of K.F. and V.F.
328	YENAE STEVENS, as the Parent or Legal Guardian of R.D.
	SHANE and TARA BALDUCCI, as the Parents or Legal Guardians of K.B., K.B.,
329	and K.B.
330	KELLY BALL, as the Parent or Legal Guardian of V.B.
331	FREDERICK and MEGAN ROKEY, as the Parents or Legal Guardians of C.R.
332	SHANNON and CHRISTIE ROCKE, as the Parents or Legal Guardians of H.R.
333	JOSHUA and MEGAN STEVENS, as the Parents or Legal Guardians of N.S.
	MICHAEL and MELINDA HARTTER, as the Parents or Legal Guardians of O.H.
334	and M.H.
1001	
335	MATTHEW and TIFFANY WIEGAND, as the Parents or Legal Guardians of T.W.
336	TERESA JESION, as the Parent or Legal Guardian of D.J.
	JOANNA and PATRICK MARSHALL, as the Parents or Legal Guardians of J.M.,
337	E.M., and C.M.
338	ANITA BRYNIARSKI, as the Parent or Legal Guardian of Z.F.
339	DANUTA DUDAS, as the Parent or Legal Guardian of A.D.
340	AGNIESZKA ZAJDA, as the Parent or Legal Guardian of M.P.
$340 \\ 341$	DOROTA KAWULA, as the Parent or Legal Guardian of M.S. and V.S.
041	DONOTA MANULA, as the Fatent of Legal Guardian of M.S. and V.S.

343 RON 344 TOF 345 CHI 346 MAI 347 ALA 348 BRA 349 W.C. 349 W.C. 350 J.W. 351 JON 352 SCC 353 A.R. 354 MAI 355 JEN 356 JES 357 CUI 358 ERI 359 CUI 361 GEC 362 GAH 363 ROF 364 Pare 365 KYI 366 and T 367 JOS 368 NIC 367 JOS 368 NIC	ANIELLE and JOSHUA WILSON, as the Parents or Legal Guardians of D.W., W., M.W., and J.W. ONATHAN DOLBEARE, as the Parent or Legal Guardian of B.D. and B.D. COTT and KARA HADEN, as the Parents or Legal Guardians of M.H. and N.H. ARRIE and STEVEN RICE, as the Parents or Legal Guardians of E.R., A.R., and R. IARIO VICARI, as the Parent or Legal Guardian of F.V. ENNIFER WALSH, as the Parent or Legal Guardian of S.D. and M.D. ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
344 TOF 345 CHI 346 MAI 347 ALA 348 BRA 349 W.C. 351 JON 351 JON 352 SCC 353 A.R. 354 MAI 355 JEN 356 JES 357 CUI 358 ERI 359 CUI 361 GEC 362 GAF 363 ROF 364 Pare 365 KYI 366 and T 367 JOS 368 NIC 367 JOS 368 NIC	ORY KAUFMAN, as the Parent or Legal Guardian of P.K. HRISTINA FLESNER, as the Parent or Legal Guardian of L.T. IARK and MELISSA CLARK, as the Parents or Legal Guardians of M.C. LAN and BROOKE RICHARDSON, as the Parents or Legal Guardians of S.R. RAD WILLIAMS, as the Parent or Legal Guardian of R.W. and R.W. NNA and DARREN CHAPMAN, as the Parent or Legal Guardians of R.C. and C. ANIELLE and JOSHUA WILSON, as the Parents or Legal Guardians of D.W., W., M.W., and J.W. ONATHAN DOLBEARE, as the Parent or Legal Guardian of B.D. and B.D. COTT and KARA HADEN, as the Parents or Legal Guardians of M.H. and N.H. ARRIE and STEVEN RICE, as the Parents or Legal Guardians of E.R., A.R., and R. IARIO VICARI, as the Parent or Legal Guardian of S.D. and M.D. ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
345 CHI 346 MAI 347 ALA 348 BRA 349 W.C. 350 J.W. 351 JON 352 SCC CAF 353 A.R. 354 MAI 355 JEN 356 JES 357 CUI 358 ERI 359 CUI 360 NIC 361 GEC 362 GAF 363 ROF 364 Pare 365 KYI 366 and T 367 JOS 368 NIC 367 JOS	HRISTINA FLESNER, as the Parent or Legal Guardian of L.T. IARK and MELISSA CLARK, as the Parents or Legal Guardians of M.C. LAN and BROOKE RICHARDSON, as the Parents or Legal Guardians of S.R. RAD WILLIAMS, as the Parent or Legal Guardian of R.W. and R.W. NNA and DARREN CHAPMAN, as the Parent or Legal Guardians of R.C. and C. ANIELLE and JOSHUA WILSON, as the Parents or Legal Guardians of D.W., W., M.W., and J.W. ONATHAN DOLBEARE, as the Parent or Legal Guardian of B.D. and B.D. COTT and KARA HADEN, as the Parents or Legal Guardians of M.H. and N.H. ARRIE and STEVEN RICE, as the Parents or Legal Guardians of E.R., A.R., and R. IARIO VICARI, as the Parent or Legal Guardian of S.D. and M.D. ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
346 MAI 347 ALA 348 BRA 349 W.C. 349 W.C. 350 J.W. 351 JON 352 SCC 353 A.R. 354 MAI 355 JEN 356 JES 357 CUI 358 ERI 359 CUI 360 NIC 361 GEC 362 GAH 363 ROH 364 Pare 365 KYI 366 and T 367 JOS 368 NIC 367 JOS	IARK and MELISSA CLARK, as the Parents or Legal Guardians of M.C. LAN and BROOKE RICHARDSON, as the Parents or Legal Guardians of S.R. RAD WILLIAMS, as the Parent or Legal Guardian of R.W. and R.W. NNA and DARREN CHAPMAN, as the Parent or Legal Guardians of R.C. and C. ANIELLE and JOSHUA WILSON, as the Parents or Legal Guardians of D.W., W., M.W., and J.W. ONATHAN DOLBEARE, as the Parent or Legal Guardian of B.D. and B.D. COTT and KARA HADEN, as the Parents or Legal Guardians of M.H. and N.H. ARRIE and STEVEN RICE, as the Parents or Legal Guardians of E.R., A.R., and R. IARIO VICARI, as the Parent or Legal Guardian of S.D. and M.D. ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
347 ALA 348 BRA 349 W.C. 349 W.C. 350 J.W. 351 JON 352 SCC CAF 353 A.R. 354 MAI 355 JEN 356 JES 357 CUI 358 ERI 359 CUI 360 NIC 361 GEC 362 GAF 363 ROF 364 Pare 365 KYI 366 and T 367 JOS 368 NIC	LAN and BROOKE RICHARDSON, as the Parents or Legal Guardians of S.R. RAD WILLIAMS, as the Parent or Legal Guardian of R.W. and R.W. NNA and DARREN CHAPMAN, as the Parent or Legal Guardians of R.C. and C. ANIELLE and JOSHUA WILSON, as the Parents or Legal Guardians of D.W., W., M.W., and J.W. ONATHAN DOLBEARE, as the Parent or Legal Guardian of B.D. and B.D. COTT and KARA HADEN, as the Parents or Legal Guardians of M.H. and N.H. ARRIE and STEVEN RICE, as the Parents or Legal Guardians of E.R., A.R., and R. IARIO VICARI, as the Parent or Legal Guardian of S.D. and M.D. ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
348 BRA 349 W.C. 349 W.C. 350 J.W. 351 JON 352 SCC 353 A.R. 354 MAI 355 JEN 356 JES 357 CUI 358 ERI 359 CUI 360 NIC 361 GEC 362 GAH 363 ROI 364 Pare 365 KYI 366 and T 367 JOS 368 NIC 368 NIC	RAD WILLIAMS, as the Parent or Legal Guardian of R.W. and R.W. NNA and DARREN CHAPMAN, as the Parent or Legal Guardians of R.C. and C. ANIELLE and JOSHUA WILSON, as the Parents or Legal Guardians of D.W., W., M.W., and J.W. ONATHAN DOLBEARE, as the Parent or Legal Guardian of B.D. and B.D. COTT and KARA HADEN, as the Parents or Legal Guardians of M.H. and N.H. ARRIE and STEVEN RICE, as the Parents or Legal Guardians of E.R., A.R., and R. IARIO VICARI, as the Parent or Legal Guardian of S.D. and M.D. ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
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349 W.C. 350 J.W. 351 JON 351 JON 351 JON 352 SCC 353 A.R. 354 MAI 355 JEN 356 JES 357 CUI 358 ERI 359 CUI 361 GEC 362 GAH 363 ROF 364 Pare 365 KYI 366 and T 367 JOS 368 NIC 367 JOS	C. ANIELLE and JOSHUA WILSON, as the Parents or Legal Guardians of D.W., W., M.W., and J.W. ONATHAN DOLBEARE, as the Parent or Legal Guardian of B.D. and B.D. COTT and KARA HADEN, as the Parents or Legal Guardians of M.H. and N.H. ARRIE and STEVEN RICE, as the Parents or Legal Guardians of E.R., A.R., and R. IARIO VICARI, as the Parent or Legal Guardian of F.V. ENNIFER WALSH, as the Parent or Legal Guardian of S.D. and M.D. ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
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350 J.W. 351 JON 352 SCC 353 A.R. 354 MAI 355 JEN 356 JES 357 CUI 358 ERI 359 CUI 361 GEC 362 GAH 363 ROF 364 Pare 365 KYI 366 and T 367 JOS 368 NIC 368 NIC	W., M.W., and J.W. ONATHAN DOLBEARE, as the Parent or Legal Guardian of B.D. and B.D. COTT and KARA HADEN, as the Parents or Legal Guardians of M.H. and N.H. ARRIE and STEVEN RICE, as the Parents or Legal Guardians of E.R., A.R., and R. IARIO VICARI, as the Parent or Legal Guardian of F.V. ENNIFER WALSH, as the Parent or Legal Guardian of S.D. and M.D. ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
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353 A.R. 354 MAI 355 JEN 356 JES 357 CUI 358 ERI 359 CUI 360 NIC 361 GEC 362 GAH 363 ROH 364 Pare 365 KYI 366 and 1 367 JOS 368 NIC 368 NIC	R. IARIO VICARI, as the Parent or Legal Guardian of F.V. ENNIFER WALSH, as the Parent or Legal Guardian of S.D. and M.D. ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
355 JEN 356 JES 357 CUI 358 ERI 359 CUI 360 NIC 361 GEC 362 GAH 363 ROH 364 Pare 365 KYI 366 and 1 367 JOS 368 NIC 368 NIC	ENNIFER WALSH, as the Parent or Legal Guardian of S.D. and M.D. ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
355 JEN 356 JES 357 CUI 358 ERI 359 CUI 360 NIC 361 GEC 362 GAH 363 ROH 364 Pare 365 KYI 366 and 1 367 JOS 368 NIC 368 NIC	ENNIFER WALSH, as the Parent or Legal Guardian of S.D. and M.D. ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
356 JES 357 CUI 358 ERI 359 CUI 360 NIC 361 GEC 362 GAH 363 ROF 364 Pare 365 KYI 366 and T 367 JOS 368 NIC	ESSICA ROEMER, as the Parent or Legal Guardian of M.M. and M.M. ULLEY and JENNY DOTSON, as the Parents or Legal Guardians of B.D.
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360 NIC 361 GEO 362 GAI 363 ROI 363 ROI 364 Pare 365 KYI 366 and 1 367 JOS 368 NIC LUC LUC	ULLEY DOTSON, as the Parent or Legal Guardian of C.D. and B.D.
361 GEO 362 GAI 363 ROI 363 ROI 364 Pare 365 KYI 366 and 1 367 JOS 368 NIC	ICOLE GIAMPAOLI, as the Parent or Legal Guardian of G.G.
362 GAI 363 ROI 363 ROI 364 Pare 365 KYI 366 and 1 367 JOS 368 NIC LUC	EOFFREY CRABTREE, as the Parent or Legal Guardian of L.C.
363 ROH 364 BEN 364 Pare 365 KYI 366 and 1 367 JOS 368 NIC LUC	ARY PHELPS, as the Parent or Legal Guardian of D.P.
BEN 364 Pare 365 KYI COI COI 366 and I 367 JOS 368 NIC LUC	OBERT COLLMAN, as the Parent or Legal Guardian of S.C.
365 KYI COI 366 and 1 367 JOS 368 NIC LUC	ENJAMIN HORTENSTINE and DANA SMEDLEY-HORTENSTINE, as the
COI 366 and 1 367 JOS 368 NIC LUC	arents or Legal Guardians of S.H. and T.H.
COI 366 and 1 367 JOS 368 NIC LUC	
366 and 1 367 JOS 368 NIC LUC	YLE and KELISHA CLARK, as the Parents or Legal Guardians of K.W. and K.W.
367 JOS 368 NIC LUC	ODY and STEPHANIE HILL, as the Parents or Legal Guardians of C.H., K.H.,
368 NIC LUC	nd K.H.
LUC	OSH MILLER, as the Parent or Legal Guardian of M.M. and L.M.
	IICK and SUSAN OTTO, as the Parents or Legal Guardians of T.O. and O.O.
	UCAS and JENNIFER HUTCHISON, as the Parents or Legal Guardians of O.H.
369 and 1	nd L.H.
370 SEA	EAVER SISLER, as the Parent or Legal Guardian of B.S.
MA	IATTHEW and JESSICA COWMAN, as the Parents or Legal Guardians of L.C.,
371 J.C.,	C., and A.C.
CHI	HRISTOPHER and CRYSTAL VAVRINEK, as the Parents or Legal Guardians of
372 C.S.	inter a second data second sec
373 STE	
374 RAN	S
	S. TEVEN ST. LOUIS, as the Parent or Legal Guardian of J.S. and S.S.
371 J.C., CHH 372 C.S. 373 STE	C., and A.C.

377	ANNA FILONENKO, as the Parent or Legal Guardian of A.F.
378	ANTHONY and KRISTINA BENCHER, as the Parents or Legal Guardians of C.B.
379	MATTHEW and TARA SCHRADER, as the Parents or Legal Guardians of I.S.
	THOMAS and AMBER BENNER, as the Parents or Legal Guardians of L.B. and
380	L.B.
381	GREGORY WALKER, as the Parent or Legal Guardian of A.W.
382	JO and EMILY TRONE, as the Parents or Legal Guardians of T.T. and T.T.
383	AMY ANDERSON, as the Parent or Legal Guardian of E.L. and A.L.
384	TOM McMURREN, as the Parent and Legal Guardian of R.M. and L.M.
	ZACH and EMILY FLETCHER, as the Parents or Legal Guardians of T.F., A.C.,
385	and D.F.
386	CASSEY and ANDREW OLSON, as the Parents or Legal Guardians of M.L.
387	AMY SNYDER, as the Parent or Legal Guardian of E.S. and E.S.
388	KATEY and TOBIAS RESPASS, as the Parents or Legal Guardians of J.R. and G.R.
389	MARCELLINA STUART, as the Parent or Legal Guardian of K.S.
	BRYAN and JENNIE TREBELHORN, as the Parents or Legal Guardians of M.T.
390	and E.T.
391	DAVE and ERICA HAMILTON, as the Parents or Legal Guardians of D.H.
	TIMOTHY and ALICIA O'CONNELL, as the Parents or Legal Guardians of T.O.,
392	A.O., and D.O.
	CATHERINE COLEMAN and DAVE HINES, as the Parents or Legal Guardians of
393	M.H. and N.H.
394	ALEX and WENDY ZAVIDSON, as the Parents or Legal Guardians of S.Z. and I.Z.
395	BRYAN MIEDEL, as the Parent or LegalGuardian of C.M., M.M., and F.M.
396	DAVID and JULIE SOHMER, as the Parents or Legal Guardians of C.S.
397	DANIELLE KRUEP, as the Parent or Legal Guardian of T.P.
398	JOVANA YARBER, as the Parent or Legal Guardian of B.Y. and A.Y.
399	NICHOLAS BRIDGES, as the Parent or Legal Guardian of W.B.
400	AARON HAIGOOD, as the Parent or Legal Guardian of L.H.
401	DUSTIN BIGGS, as the Parent or Legal Guardian of E.B.
402	KRYSTAL SCHMITT, as the Parent or Legal Guardian of C.S.
403	RANDY ROSS, as the Parent or Legal Guardian of M.R., M.R., and M.R.
404	JOSHUA HARDIN, as the Parent or Legal Guardian of J.H.
	RYAN and ADRIENNE JACQUOT, as the Parents or Legal Guardians of P.J. and
405	Q.J.
406	JASON JACQUOT, as the Parent or Legal Guardian of L.J.
407	JEFF FERGUSON, as the Parent or Legal Guardian of J.F.
408	ROB HYMES, as the Parent or Legal Guardian of A.H.
409	LINDSEY BROWN LEE, as the Parent or Legal Guardian of T.B., J.B., and K.B.
410	JASON BEELER, as the Parent or Legal Guardian of D.B.
411	JAY ROSKAMP, as the Parent or Legal Guardian of K.R.

412	IAMES TRIDD as the Depent on Logal Cuandian of HT
	JAMES TRIPP, as the Parent or Legal Guardian of H.T.
413	PAULINA KRASNIEWSKA-WORWA, as the Parent or Legal Guardian of M.W.
414	CATHERINE DAVIS as the Parent or Legal Guardian of S.D.
415	NICOLE PELZMAN, as the Parent or Legal Guardian of L.P.
416	GRACE GACEK, as the Parent or Legal Guardian of A.G. and I.G.
417	MARIOLA KLIMEK, as the Parent or Legal Guardian of O.K. and A.K.
418	ANNA KOMPERDA, as the Parent or Legal Guardian of M.K. and D.K.
	ALEKSANDRA STYCZYNSKI, as the Parent or Legal Guardian of M.S., S.S., and
_	M.S.
420	JORGE MORENO, as the Parent or Legal Guardian of A.M., K.M., and M.M.
421	JEFF and MEGAN CROTTY, as the Parents or Legal Guardians of J.C. and K.C.
422	AMANDA CROTTY, as the Parent or Legal Guardian of V.M.
100	
423	DANIEL and LESLIE MACIN, as the Parents or Legal Guardians of J.M. and V.M.
424	BRYAN and LINDSEY KENNY, as the Parents or Legal Guardians of P.K.
425	RICHARD BIANCO, as the Parent or Legal Guardian of C.B. and M.B.
100	
426	IWONA PIWOWARCZYK, as the Parent or Legal Guardian of O.P., G.P., and N.P.
427	JOANNA SZKLARZ, as the Parent or Legal Guardian of P.S.
428	KENNETH HOUSTON, as the Parent or Legal Guardian of M.H.
100	AMANDA and WERNER STEENVOORDEN, as the Parents or Legal Guardians of
	L.S. and S.S.
430	KATIE BYRNE, as the Parent or Legal Guardian of N.B.
431	ERICKA AROCHO, as the Parent or Legal Guardian of S.A. and J.A.
100	
432	JASON HEDENSCHOUG, as the Parent or Legal Guardian of L.H., R.H., and E.H.
433	TERESA BRYNIARSKI, as the Parent or Legal Guardian of J.B. and A.B.
434	CHRISTINA SPILOTRO, as the Parent or Legal Guardian of G.S. and L.S.
435	LIZZETTE JIMENEZ, as the Parent or Legal Guardian of A.R., S.R., and N.R.
436	RITA KROPLEWSKI, as the Parent or Legal Guardian of T.K. and A.K.
437	AUDREY HALL, as the Parent or Legal Guardian of M.H. and R.H.
438	BRIANE SKIEN, as the Parent or Legal Guardian of G.S. and M.S.
490	CAROLINE and ANDREW O'KELLY, as the Parents or Legal Guardians of C.O.
	and S.O.
440	SUMMER RODHOUSE, as the Parent or Legal Guardian of R.H., R.H., and C.H.
	MATT and HANNAH RODHOUSE, as the Parents or Legal Guardians of R.R., R.R.,
441	R.R., R.R., K.R., P.A., and T.A.
442	ZACH and JESSICA CARNES, as the Parents or Legal Guardians of K.M. and B.M.
	JUSTIN and KARI BURSE, as the Parents or Legal Guardians of M.B., K.M., M.M.,
443	and K.B.
	WILLIAM and BETHANY BURDICK, as the Parents or Legal Guardians of T.B.,
444	T.B., and T.B.
445	JOSEPH DANIELS, as the Parent or Legal Guardian of M.D.

	JOSEPH and TRACI BUCHANAN, as the Parents or Legal Guardians of J.B. and
446	E.B.
447	IAN and CALLY CARROLL, as the Parents or Legal Guardians of L.C.
448	BRENDAN HEHIR, as the Parent or Legal Guardian of S.H., J.H., and E.H.
449	JOHN BLAHUSIAK, as the Parent or Legal Guardian of J.B. and J.B.
450	TIMOTHY FALCONIO, as the Parent or Legal Guardian of K.F.
451	VIRGINIA MARAFFINO, as the Parent or Legal Guardian of J.M. and R.M.
452	LORI RODRIGUEZ, as the Parent or Legal Guardian of D.R.
453	THERESA GUDITIS, as the Parent or Legal Guardian of J.G. and J.G.
	NATHANIEL CHESNA and COLLEE PRENDEVILLE, as the Parents or Legal
454	Guardians of E.C. and J.C.
455	SHARON McGUIRE, as the Parent or Legal Guardian of E.M. and J.M.
456	RENEE GHENCIU, as the Parent or Legal Guardian of A.G., V.G., and N.G.
457	BEATA HYLA, as the Parent or Legal Guardian of C.H. and J.H.
458	NICOLE SAMARDZIJA, as the Parent or Legal Guardian of P.S.
459	KASIA WITOWSKI, as the Parent or Legal Guardian of P.W.
460	CANDACE BAINTER, as the Parent or Legal Guardian of C.H. and C.H.
461	REBECCA OLSEN, as the Parent or Legal Guardian of C.K. and C.K.
462	CHRISTY FOSTER, as the Parent or Legal Guardian of K.F.
463	KRISTA and MARK WING, as the Parents or Legal Guardians of P.W.
	WILLIAM CALE and CARRIE GILBERT, as the Parents or Legal Guardians of
464	J.G., A.G., T.G., and K.C.
465	COURTNEY WILLIAMS, as the Parent or Legal Guardian of C.S.
466	PATRICK and CORTNEY SCHEIDT, as the Parents or Legal Guardians of H.S.
	JESSICA and ROBERT HERZOG, as the Parents or Legal Guardians of C.H., R.H.,
467	and C.H.
468	ANDREA and MARC PATLA, as the Parents or Legal Guardians of E.P. and G.P.
469	JOSEPH and LAUREN BATOHA, as the Parents or Legal Guardians of R.K.
470	STEVEN and KRISTIN LAKEN, as the Parents or Legal Guardians of K.L. and K.L.
	JILL and JOSEPH BERSCHEID, as the Parents or Legal Guardians of J.B., M.B.,
471	B.B., Z.B., and E.B.
472	CHRISTINA JEPSEN, as the Parent or Legal Guardian of L.J.
473	ANDREW CLER, as the Parent or Legal Guardian of M.C.
474	JUSTIN RADEMACHER, as the Parent or Legal Guardian of H.R.
475	JOHN FRANZEN, as the Parent or L
476	JOHN FRANZEN, as the Parent or Legal Guardian of D.F., C.F., and S.F.
477	BENJAMIN BANGERT, as the Parent or Legal Guardian of L.B.
478	CHRISTINA CARPENTER, as the Parent or Legal Guardian of T.C.
479	BRAD EVANS, as the Parent or Legal Guardian of C.E.
480	MICHAEL BUHR. as the Parent or Legal Guardian of H.B. and C.B.
481	NICOLE WELLS, as the Parent or Legal Guardian of J.W. and N.W.
482	AMY RYAN, as the Parent or Legal Guardian of H.R., H.R., and H.R.

400	
483	MALLORY CHISLER, as the Parent or Legal Guardian of C.C. and E.C.
484	KELSEY MONTOYA, as the Parent or Legal Guardian of A.M. and A.M.
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485	ASHLEY McQUEEN, as the Parent or Legal Guardian of J.O., R.M., L.M., and D.M.
486	JENNIFER SWINGLER, as the Parent or Legal Guardian of K.S. M.S., and M.T.
487	DAVID SLAGEL, as the Parent or Legal Guardian of S.S.
488	KELLI VAGASKY, as the Parent or Legal Guardian of B.J.
489	DONALD SPENARD, as the Parent or Legal Guardian of T.S. and N.S.
490	BEAU POPEJOY, as the Parent or Legal Guardian of C.P. and K.P.
491	ANDREA GERBER, as the Parent or Legal Guardian of L.C. and A.L.
492	JACKIE DAVIS, as the Parent or Legal Guardian of A.D. and C.D.
	HEATH and JORDAN SMITH, as the Parents or Legal Guardians of W.S., R.S., and
493	B.S.
494	SUZANNE RIFE, as the Parent or Legal Guardian of L.R. and L.R.
	AMBER LAUDERDALE-RUSH and ALEC RUSH JR., as the Parents or Legal
495	Guardians of G.R. and G.R.
496	SHERRY PITCHFORD, as the Parent or Legal Guardian of G.P.
497	MATTHEW and ERICA TURLEY, as the Parents or Legal Guardians of H.T.
498	ZACHARY MAHER, as the Parent or Legal Guardian of O.M., G.M., and E.M.
499	JEFFREY HODEL, as the Parent or Legal Guardian of A.H.
500	JASON HODEL, as the Parent or Legal Guardian of S.H. and N.H.
501	ROBEY SHUCK, as the Parent or Legal Guardian of A.S., M.S., S.S., and J.S.
502	CASSIE KNEPP, as the Parent or Legal Guardian of D.K., H.K., C.K., and W.K.
503	TYLER SCHICK, as the Parent or Legal Guardian of E.S. and V.S.
504	TIMOTHY PRICE, as the Parent or Legal Guardian of J.P.
505	CASSIE KENNELL, as the Parent or Legal Guardian of K.K., C.K., and K.K.
506	DANIELLE PARRILLI-JODISON, as the Parent or Legal Guardian of A.J. and X.J.
507	EDWARD BENANTE JR., as the Parent or Legal Guardian of N.B.
508	DARLENE BREHMER, as the Parent or Legal Guardian of K.O. and K.O.
509	SARAH ZIEGLER, as the Parent or Legal Guardian of H.Z.
510	JOANNA HEINSOHN, as the Parent or Legal Guardian of F.H.
511	DANIELLE PRICE, as the Parent or Legal Guardian of M.P., E.P., and L.P.
	JENNIFER EDWARDS-STEFFANI, as the Parent or Legal Guardian of S.S. and
512	J.S.
513	MICHELLE WHITLOW, as the Parent or Legal Guardian of L.W.
514	BRIDGET STARK, as the Parent or Legal Guardian of E.S.
515	JENNI SCHMARJE, as the Parent or Legal Guardian of M.S., J.S., and F.S.
516	AIDAN TANGEROSE, as the Parent or Legal Guardian of D.T.
517	NORMA and BILL JAY, as the Parents or Legal Guardians of C.J.
518	ERICA KENNEDY, as the Parent or Legal Guardian of J.B., A.K., and E.K.
519	ROBERT GALLIER, as the Parent or Legal Guardian of M.G., J.G., and R.G.
520	MARCI GRINDLEY, as the Parent or Legal Guardian of E.G. and J.C.
521	STEVE YANCY, as the Parent or Legal Guardian of R.Y.
$510 \\ 511 \\ 512 \\ 513 \\ 514 \\ 515 \\ 516 \\ 517 \\ 518 \\ 519 \\ 520 \\$	 SARAH ZIEGLER, as the Parent or Legal Guardian of H.Z. JOANNA HEINSOHN, as the Parent or Legal Guardian of F.H. DANIELLE PRICE, as the Parent or Legal Guardian of M.P., E.P., and L.P. JENNIFER EDWARDS-STEFFANI, as the Parent or Legal Guardian of S.S. and J.S. MICHELLE WHITLOW, as the Parent or Legal Guardian of L.W. BRIDGET STARK, as the Parent or Legal Guardian of E.S. JENNI SCHMARJE, as the Parent or Legal Guardian of M.S., J.S., and F.S. AIDAN TANGEROSE, as the Parent or Legal Guardian of D.T. NORMA and BILL JAY, as the Parent or Legal Guardian of J.B., A.K., and E.K. ROBERT GALLIER, as the Parent or Legal Guardian of M.G., J.G., and R.G. MARCI GRINDLEY, as the Parent or Legal Guardian of E.G. and J.C.

 522 ANDREA GILBERT, as the Parent or Legal Guardian of M.G. and A.G. 523 LISA FRERICHS, as the Parent or Legal Guardian of M.F. 524 DEBORAH TENDER, as the Parent or Legal Guardian of J.T. 525 ERIC and SARA PESSMAN, as the Parents or Legal Guardians of D.P. and 526 KYLE and MAGEN FOLK, as the Parents or Legal Guardians of E.F., E.I 	
524DEBORAH TENDER, as the Parent or Legal Guardian of J.T.525ERIC and SARA PESSMAN, as the Parents or Legal Guardians of D.P. and	
525 ERIC and SARA PESSMAN, as the Parents or Legal Guardians of D.P. and	
526 KVLE and MAGEN FOLK as the Parents or Legal Guardians of E.F. E.I	nd M.P.
1020 RTHE and WROEN FOLK, as the Fatents of Legal Odardians of E.F., E.	F., and L.F.
JEREMY and MARLA WIERSEMA, as the Parents or Legal Guardians of	f M.W. and
527 H.W.	
528 TONY and SHANNON HUIZENGA, as the Parents or Legal Guardians of	f Q.H.
RHETT WILBORN and COURTNEY WANDER, as the Parents or Legal	Guardians
529 of A.W.	
530 JULIA LUNDSTROM, as the Parent or Legal Guardian of N.L.	
531 KIMBERLY MANTZOROS, as the Parent or Legal Guardian of N.M.	
532 HEIDI and MATT KELLER, as the Parents or Legal Guardians of A.K. as	nd G K
533 MELANIE and CASEY DEVORE, as the Parents or Legal Guardians of C	
534 SARAH BISAILLON, as the Parent or Legal Guardian of B.D. and A.B.	D .
	KM and
LEE and ALYSSA LAMONTAGNE, as the Parents or Legal Guardians of 535 M.M.M.	1 X. 111. anu
536 BRITTANY and MICHAEL SARTAIN, as the Parents or Legal Guardians	
TERRY and WENDY KENT, as the Parents or Legal Guardians of C.K., C	G.K., L.K.,
537 and E.K.	
538 CHRIS and ALLISON HOLM, as the Parents or Legal Guardians of B.H.	
539 CINDY DENAULT, as the Parent or Legal Guardian of J.D.	
540 MARY THEISEN, as the Parent or Legal Guardian of S.T.	
541 MICHELLE and BRYAN PTAK, as the Parents or Legal Guardians of E.I	P.
542 DEBORAH NOEL, as the Parent or Legal Guardian of Z.B.	
543 COLLEEN MALLOY, as the Parent or Legal Guardian of A.S. and S.S.	
544 SEAN PIAZZA, as the Parent or Legal Guardian of J.P.	
545 REBECCA REILLY, as the Parent or Legal Guardian of S.R.	
546 MONIKA CASEY, as the Parent or Legal Guardian of A.C.	
547 KAREN KROLL, as the Parent or Legal Guardian of K.K. and J.K.	
548 NELDA MUNOZ, as the Parent or Legal Guardian of F.M.	
549 MALGORZATA McGONIGAL, as the Parent or Legal Guardian of K.Z.	
550 MARK CISON, as the Parent or Legal Guardian of T.C. and C.C.	
551 JAY and MOLLIE VANDERLAAN, as the Parents or Legal Guardians of	R.V.
552 PATRICIA WILSON, as the Parent or Legal Guardian of J.W. and J.W.	
553 KELLY CONWAY, as the Parent or Legal Guardian of K.C., J.C.	
554 VICTOR CUEBAS, as the Parent or Legal Guardian of Y.C.	
555 ELISABETH FRANZEN, as the Parent or Legal Guardian of M.F. and T.	F.
556 LAUREN MOORE, as the Parent or Legal Guardian of A.M. and A.M.	
557 DANIELLE FREEMAN, as the Parent or Legal Guardian of E.F., J.F., an	nd M.F.
558 GRAZYNA SERAFIN, as the Parent or Legal Guardian of L.S.	
559 JUSTYNA KOTARSKI, as the Parent or Legal Guardian of J.K.	

560	LAURA and JOHN MacNEIL, as the Parents or Legal Guardians of L.M. and T.M.
561	JARED and JANET BARKER, as the Parents or Legal Guardians of D.B.
	STEPHEN and BRANDY MALLOW, as the Parents or Legal Guardians of L.M.,
562	E.M., and C.M.
563	JASON and HEATHER SOVIAR, as the Parents or Legal Guardians of B.S.
564	ANNA and DANIEL STAAB, as the Parents or Legal Guardians of S.S.
565	HEIDI and JASON KEMPIAK, as the Parents or Legal Guardians of E.K. and F.K.
566	JENNIFER and RYAN ZYDEK, as the Parents or Legal Guardians of B.R. and B.Z.
567	GINGER and HUGH MITCHELL, as the Parents or Legal Guardians of J.M.
568	MICHELLE SALATO, as the Parent or Legal Guardian of A.S. and S.S.
569	SHARON FITZGERALD, as the Parent or Legal Guardian of C.F. and L.F.
570	BROOKE MURPHY, as the Parent or Legal Guardian of J.M., E.M., and L.M.
	STEFANIE and GEORGE THOMAS, as the Parents or Legal Guardians of C.T. and
571	M.T.
572	PAM LIESER, as the Parent or Legal Guardian of E.L.
573	CHRISTINA BRETZ, as the Parent or Legal Guardian of A.B.
574	ASHLEE WHITE, as the Parent or Legal Guardian of M.W., G.W., and B.W.
575	TIFFANY CORNELL, as the Parent or Legal Guardian of P.C., H.C., and L.C.
576	LISA RAPHAEL, as the Parent or Legal Guardian of L.R. and M.R.
577	JENNIFER NAZLIAN, as the Parent or Legal Guardian of J.N.
578	MICHELLE CASAZZA, as the Parent or Legal Guardian of Z.C. and J.C.
579	RICHARD COX, as the Parent or Legal Guardian of M.C.
580	GREG and NEELIE PANOZZO, as the Parents or Legal Guardians of D.P.
581	KATHY KIGER, as the Parent or Legal Guardian of L.K.
582	JESUS and KELLY VERA, as the Parents or Legal Guardians of M.V.
583	STEPHEN and JESSICA TURNER, as the Parents or Legal Guardians of M.T.
584	AMANDA GUNTER, as the Parent or Legal Guardian of J.G.
	PETER and LANAE HUANG, as the Parents or Legal Guardians of G.H., S.H., S.H.,
	and S.H.
586	ANDREW WAGENBACH, as the Parent or Legal Guardian of R.W.
587	THERESA BOYT, as the Parent or Legal Guardian of R.B. and M.B.
588	JUSTIN FRANCIS, as the Parent or Legal Guardian of M.F.
589	ZACHARY OGLESBY, as the Parent or Legal Guardian of L.O.
590	JASON DEATHERAGE, as the Parent or Legal Guardian of N.D. and P.D.
591	BRENT WOLFE, as the Parent or Legal Guardian of A.W., K.W., and L.W.
592	GREG SCHMIDT, as the Parent or Legal Guardian of K.S.
593	RYAN BROMBERGER, as the Parent or Legal Guardian of E.B.
594	SAAM HAAG, as the Parent or Legal Guardian of C.H.
595	DEB DUBIS FOSTER, as the Parent or Legal Guardian of D.F.
596	LACEY RAPP, as the Parent or Legal Guardian of I.W.
597	STEVE FRIERDRICH, as the Parent or Legal Guardian of C.F.
598	NATE DONOVAN, as the Parent or Legal Guardian of C.D.

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599	SHANE YEARIAN, as the Parent or Legal Guardian of G.Y.
099	JEANNIE and NICK HASKINS, as the Parents or Legal Guardians of A.H., S.H.,
600	and L.H.
000	KATHERINE and CHRISTOPHER MARNELL, as the Parents or Legal Guardians
601	of G.M. and S.M.
601 602	AMY MADDEN, as the Parent or Legal Guardian of B.M. and B.M.
603	DOROTHY MARTIN, as the Parent or Legal Guardian of S.M. and Q.M.
603 604	SHELLY PERKOWSKI, as the Parent or Legal Guardian of T.P. and V.P.
605	LAURA HOIS, as the Parent or Legal Guardian of R.H.
606	KEVIN KUSTER, as the Parent or Legal Guardian of K.K.
607	JEANINE DHANS, as the Parent or Legal Guardian of G.W.
608	JERRAN WIELGUS, as the Parent or Legal Guardian of C.B.
609	TANYA DUNCAN, as the Parent or Legal Guardian of D.D. and D.D.
610	SENECA POPOVICH, as the Parent or Legal Guardian of L.P.
611	DARREN POSING, as the Parent or Legal Guardian of J.P.
	THOMAS and HEIDI WILLIAMS, as the Parents or Legal Guardians of N.W. and
612	C.W.
613	JENNIFER and BRIAN HART, as the Parents or Legal Guardians of J.H. and B.H.
	TODD and LAUREL BRAUNSCHWEIG, as the Parents or Legal Guardians of L.B.,
614	L.B., J.B., and C.B.
615	KRISTINA JUHL, as the Parent or Legal Guardian of M.J.
616	KEITH KINZEL, as the Parent or Legal Guardian of B.K.
617	BRITLYN CAIN, as the Parent or Legal Guardian of L.C.
618	SHANNON FAST, as the Parent or Legal Guardian of T.G. and A.F.
619	SCOTT and PATTI BULANDA, as the Parents or Legal Guardians of C.B.
	EWA and KRZYSZTOF WOJCIK, as the Parents or Legal Guardians of A.W. and
620	A.W.
	MALGORZATA and PIOTR OLSZANSKI, as the Parents or Legal Guardians of
621	M.O. and M.O.
	ALINA LAURIE and STEVEN HECKARD, as the Parents or Legal Guardians of
622	R.H., G.H., and N.H.
623	TOM and ANETA KOPACZ, as the Parents or Legal Guardians of P.K. and A.K.
	EWA and KRZYSZTOF WOJCIK, as the Parents or Legal Guardians of K.W. and
624	T.W., RENATA PARYS, as the Parent or Legal Guardian of D.L. and J.L.
625	AGNIESZKA BATALIA, as the Parent or Legal Guardian of E.B.
626	RENEE CHLENHARDT, as the Parent or Legal Guardian of A.S.
627	GEORGE BASIS, as the Parent or Legal Guardian of C.B.
628	CODY RANKIN, as the Parent or Legal Guardian of S.R.
629	GARRY RIGHTNOWAR, as the Parent or Legal Guardian of W.R.
630	ZACHARY TRAVOUS, as the Parent or Legal Guardian of J.T.
631	RUSSELL WIELT, as the Parent or Legal Guardian of J.W.
632	CHRISTOPHER HOLLOWAY, as the Parent or Legal Guardian of I.H.
633	JEREMY SNEED, as the Parent or Legal Guardian of K.S.and J.S.
634	ROBERT PHELPS, as the Parent or Legal Guardian of K.P., K.P., and K.P.

COF	I ADDY JOHNSON ID as the Derivation Level Group Ken of The
635	LARRY JOHNSON JR., as the Parent or Legal Guardian of T.J.
636	BRENT DYCHE, as the Parent or Legal Guardian of D.D.
637	GRETCHEN VANCE, as the Parent or Legal Guardian of K.V. and B.V.
638	ERIC LARSON, as the Parent or Legal Guardian of J.L. and T.L.
639	RANDI KILKENNY, as the Parent or Legal Guardian of H.K. and R.K.
640	CASSANDRA OWEN, as the Parent or Legal Guardian of G.O. and E.O.
641	KARA and JOEL ROOSA, as the Parents or Legal Guardians of M.R.
642	JENNY MILLER, as the Parent or Legal Guardian of C.M. and C.M.
643	STEPHANIE GEERTS, as the Parent or Legal Guardian of A.G. and T.G.
	TROY and KELLY HARMS, as the Parents or Legal Guardians of M.H., M.H., E.H.,
644	and T.H.
645	AMANDA HARRIS, as the Parent or Legal Guardian of B.H.
	BRENT and TRACI KELLY, as the Parents or Legal Guardians of M.K., A.K., K.K.,
646	and C.K.
647	LANDON GOLLIDAY, as the Parent or Legal Guardian of E.G. and E.G.
648	JOSHUA and LAURA GRAY, as the Parents or Legal Guardians of A.G.
	KEVIN and KRISTEN WHEATLEY, as the Parents or Legal Guardians of K.W. and
649	K.W.
650	SCOTT and ANNA ALLEN, as the Parents or Legal Guardians of N.H. and S.A.
651	JOSEPH and KIMBERLY HOLT, as the Parents or Legal Guardians of W.H.
652	JESSIE and JON LIEFER, as the Parents or Legal Guardians of W.L. and M.L.
	LUKE SIMPSON and GLENNDA NAEGER, as the Parents or Legal Guardians of
653	C.S., C.S., and C.S.
654	ELI AUBUCHON, as the Parent or Legal Guardian of L.A. and F.A.
655	JAMI PAPENBERG, as the Parent or Legal Guardian of H.P. and E.P.
656	CHRIS DIEMERT, as the Parent or Legal Guardian of A.D. and C.D.
657	GINA MONTROY, as the Parent or Legal Guardian of J.M. and J.M.
658	PAT MUELLER, as the Parent or Legal Guardian of K.M. and M.M.
659	DUSTIN KOLWEIER, as the Parent or Legal Guardian of K.K. and S.K.
660	CATHERINE A. O'SHEA, as the Parent or Legal Guardian of R.O.
661	MELANIE HEDGEPETH, as the Parent or Legal Guardian of Z.H.
662	TINA NEISLER, as the Parent or Legal Guardian of E.N.
663	JARED and AMANDA KURTH, as the Parent or Legal Guardian of A.K.
	DANIELLE and RYAN KEUCH, as the Parents or Legal Guardians of J.K., M.K.,
664	and R.K.
665	JODI BRUNO, as the Parent or Legal Guardian of R.S. and Z.S.
666	HEIDI FULLRIEDE, as the Parent or Legal Guardian of J.H. and M.H.
667	DANIELLE GRENCIK as the Parent or Legal Guardian of K.T., L.T., and S.T.
668	VANESSA ROSSOLILLE, as the Parent or Legal Guardian of A.R. and A.R.
669	SYLVIA WROBEL, as the Parent or Legal Guardian of C.W. and D.W.
670	RENATA GAL, as the Parent or Legal Guardian of G.G. and E.G.
671	MARTYNA KLAK, as the Parent or Legal Guardian of M.K.
672	AGATA BAFIA, as the Parent or Legal Guardian of E.B. and A.B.

673	KATARZYNA KACZMARCZYK, as the Parent or Legal Guardian of N.K. and J.K.
674	KINGA WROBEL, as the Parent or Legal Guardian of M.W., B.W., and K.W.
675	HALINA KOMPERDA, as the Parent or Legal Guardian of N.K.
676	WERONIKA PARDOL, as the Parent or Legal Guardian of M.G. and C.G.
677	SUZANNE SIAS, as the Parent or Legal Guardian of C.S.
678	HEATHER WHITE, as the Parent or Legal Guardian of C.P.
679	MIKE REID, as the Parent or Legal Guardian of S.P.
	JEANA and SEAN MOORE, as the Parents or Legal Guardians of A.M., C.M., and
680	J.M.
681	TERRA ORSENO, as the Parent or Legal Guardian of A.O. and A.O.
682	REBECCA ENGLESE, as the Parent or Legal Guardian of D.E., J.E., and V.E.
683	CORINA GOMEZ, as the Parent or Legal Guardian of M.G. and N.G.
684	JESSICA SCHNELL, as the Parent or Legal Guardian of D.S., N.S., and B.S.
685	JASON and MELISSA KEIRS, as the Parents or Legal Guardians of T.M.
	NICHOLAS and BRANDI GEHRS, as the Parents or Legal Guardians of G.G. and
686	H.G.
687	STEPHANIE MORELAND, as the Parent or Legal Guardian of E.M.
688	ROBERT and KIM GRAVES, as the Parents or Legal Guardians of K.G.
689	NATHAN C. and BARBARA J. THOMPSON, as Parents or Legal Guardians of G.T.
690	MARK and EMILY HUGHES, as the Parents or Legal Guardians of G.H. and L.H.
691	MATTHEW ALLEN
692	ROBYN GAUBATZ
693	JARVIA BRYANT
694	TRACI GORNICK
695	RAECHEL MAYBERRY-REIDY
696	CHRISTINE DERKACY
697	PATRICIA POTOCKI
698	JOY SEPUT
699	REBECCA VANT
700	DORYL TOMAIN-O'LEAR
701	MERISSA PETERS
702	BETH WORMHOUDT
703	MICHELE FIGGNS
704	JANET BLADE
705	MICHELLE NEAL
706	DARLA MAHAFFEY
707	ALICIA McCLURE
708	ALLYCIA HVEZDA
709	AMY ZACKARY
710	LAURA CLARK
711	DAWN SOMA
712	STEPHANIE MYERS

713	CARA BLEVINS
714	DEBORAH HALSTEAD
714 715	KELLIE REINKE
716	COURTNEY VOOGT
717	BREANNA GOBER
717	CHRISTA WHETSTONE
	MICAH ERZINGER
719	
720	LISA M. FOSTER STEPHANIE SCHWAPPACH
721	
722	JEANETTE ADAMICK
723	LINDA BERG
724	SAMANTHA HELLRUNG
725	ZACHARY BONEBREAK
726	LENA CARRILLO
727	ASHLEY RAFALIN
728	YALILA ASSRIA-HERRERA
729	MARGARITA MAYAS
730	MARY KELLY
731	VANESSA RODRIGUEZ
732	SARAH FRANCIS
733	ROXANNE PRICE
734	JENNIFER LINCOLN
735	GENE MITCHELL II
736	MELISSA TANNER
737	MICHELLE ROMAINE
738	LISA WOLFE
739	KIMBERLY MAHER
740	ABRAM ZELLER
741	KELLI THOMPSON
742	KIMBERLY HALVERSON
743	GERALD BERGER
744	KATHERINE TOERING
745	BARBARA WERTZ
746	DEANNA HORTON
747	JENNIFER BAER
748	WILLIAM TROUTT
749	NICOLE POTTHAST
750	MICHAWL LINDEN
751	RENEE WELCH
752	KARI ACUFF
753	STEPHANIE MODAFF
754	BARBARA KENSEK
755	JEANNE PUSKARIC
756	AMY CLEVER
757	DESIREE RODRIQUEZ

758	HEIDI KELLER
759	AMY SCHWAB
760	JULIE FOX
761	HEATHER NELSON
762	KATHERINE FELZ
763	COLLEEN CASHMORE
764	STEPHANI DONALDSON
765	TOM OLLER
766	FAITH ROBINSON
767	CHRIS STEVENS
768	STEPHANIE STOYANOFF
769	MELISSA TEBBE
770	CHRISTINA BECKER
771	VICKI BRIDGES
772	JESSICA GREEN
773	AMBER STEPHENS
774	KIMBERLY SMOOT
775	RYAN JUGAN
776	KADENCE KOEN
777	ERICA THOMPSON
778	ROBERT TELGER

Defendants

	THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 300,
1	a Body Politic and Corporate
	THE BOARD OF EDUCATION OF ANTIOCH CONSOLIDATED SCHOOL
2	DISTRICT 34, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF COLLINSVILLE SCHOOL DISTRICT 10, a
3	Body Politic and Corporate
	THE BOARD OF EDUCATION OF CARROLLTON COMMUNITY SCHOOL
4	DISTRICT 1, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF CONSOLIDATED HIGH SCHOOL DISTRICT
5	230, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF CUMBERLAND COMMUNITY UNIT SCHOOL
6	DISTRICT 77, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF DUNLAP COMMUNITY UNIT SCHOOL
7	DISTRICT 323, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF MATTOON COMMUNITY UNIT SCHOOL
8	DISTRICT 2, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF JERSEY COMMUNITY UNIT SCHOOL
9	DISTRICT 100, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF INDIAN PRAIRIE SCHOOL DISTRICT 204, a
10	Body Politic and Corporate
	THE BOARD OF EDUCATION OF TOWNSHIP HIGH SCHOOL DISTRICT 211, a
11	Body Politic and Corporate
	THE BOARD OF EDUCATION OF HIGHLAND COMMUNITY UNIT SCHOOL
12	DISTRICT 5, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF HAMILTON CENTRAL CONSOLIDATED
13	SCHOOL DISTRICT 328, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF GLENVIEW COMMUNITY CONSOLIDATED
14	SCHOOL DISTRICT 34, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF LOMBARD SCHOOL DISTRICT 44, a Body
15	Politic and Corporate
10	THE BOARD OF EDUCATION OF CRYSTAL LAKE COMMUNITY
16	CONSOLIDATED SCHOOL DISTRICT 47, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 155,
17	a Body Politic and Corporate
10	THE BOARD OF EDUCATION OF MINOOKA CENTRAL CONSOLIDATED
18	SCHOOL DISTRICT 201, a Body Politic and Corporate
10	THE BOARD OF EDUCATION OF MOUNT PULASKI COMMUNITY UNIT
19	SCHOOL DISTRICT 23, a Body Politic and Corporate
90	THE BOARD OF EDUCATION OF NAPERVILLE COMMUNITY UNIT SCHOOL
20	DISTRICT 203, a Body Politic and Corporate
0.1	THE BOARD OF EDUCATION OF NEW LENOX SCHOOL DISTRICT 122, a Body
21	Politic and Corporate

	THE BOARD OF EDUCATION OF NORTH PALOS SCHOOL DISTRICT 117, a
22	Body Politic and Corporate
	THE BOARD OF EDUCATION OF PIKELAND COMMUNITY UNIT SCHOOL
23	DISTRICT 10, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF PORTA COMMUNITY UNIT SCHOOL
24	DISTRICT 202, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF SANDWICH COMMUNITY UNIT SCHOOL
25	DISTRICT 430, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF MANHATTAN SCHOOL DISTRICT 114, a
26	Body Politic and Corporate
	THE BOARD OF EDUCATION OF TRICO COMMUNITY UNIT SCHOOL
27	DISTRICT 176, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF WATERLOO COMMUNITY UNIT SCHOOL
28	DISTRICT 5, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF WILMINGTON COMMUNITY UNIT SCHOOL
29	DISTRICT 209U, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF WOODLAND COMMUNITY CONSOLIDATED
30	SCHOOL DISTRICT 50, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF WORTH SCHOOL DISTRICT 127, a Body
31	Politic and Corporate
	THE BOARD OF EDUCATION OF YORKVILLE COMMUNITY UNIT SCHOOL
32	DISTRICT 115, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF BELVIDERE COMMUNITY UNIT SCHOOL
33	DISTRICT 100, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF BOND COUNTY COMMUNITY UNIT
34	SCHOOL DISTRICT 2, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF CENTRAL COMMUNITY UNIT SCHOOL
35	DISTRICT 3, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF CARY COMMUNITY CONSOLIDATED
36	SCHOOL DISTRICT 26, a Body Politic and Corporate
. -	THE BOARD OF EDUCATION OF EDWARDSVILLE COMMUNITY UNIT
37	SCHOOL DISTRICT 7, a Body Politic and Corporate
0.0	THE BOARD OF EDUCATION OF HONONEGAH COMMUNITY HIGH SCHOOL
38	DISTRICT 207, a Body Politic and Corporate THE BOARD OF EDUCATION OF HUNTLEY COMMUNITY SCHOOL DISTRICT
20	
39	158, a Body Politic and Corporate
10	THE BOARD OF EDUCATION OF ILLINI WEST HIGH SCHOOL DISTRICT 307,
40	a Body Politic and Corporate THE BOARD OF EDUCATION OF INDIAN SPRINGS SCHOOL DISTRICT 109, a
41	
41	Body Politic and Corporate THE BOARD OF EDUCATION OF JACKSONVILLE SCHOOL DISTRICT 117, a
42	Body Politic and Corporate
42	THE BOARD OF EDUCATION OF JASPER COUNTY COMMUNITY UNIT
43	DISTRICT 1, a Body Politic and Corporate
40	Distinct 1, a body i ontic and Corporate

	THE BOARD OF EDUCATION OF MEDINAH SCHOOL DISTRICT 11, a Body
44	Politic and Corporate
	THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 4, a
45	Body Politic and Corporate
	THE BOARD OF EDUCATION OF METAMORA TOWNSHIP HIGH SCHOOL
46	DISTRICT 122, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF MT. ZION COMMUNTY UNIT SCHOOL
47	DISTRICT 3, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF ODIN PUBLIC SCHOOL DISTRICT 772, a
48	Body Politic and Corporate
	THE BOARD OF EDUCATION OF PATOKA COMMUNITY UNIT SCHOOL
49	DISTRICT 100, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF PRAIRIE HILL COMMUNITY
50	CONSOLIDATED SCHOOL DISTRICT 133, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF SOUTH CENTRAL COMMUNITY UNIT
51	DISTRICT 401, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF SOUTHWESTERN COMMUNITY UNIT
52	DISTRICT 9, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF TRIAD COMMUNITY UNIT SCHOOL
53	DISTRICT 2, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF UNITED COMMUNITY UNIT SCHOOL
54	DISTRICT 304, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF VALMEYER COMMUNITY UNIT SCHOOL
55	DISTRICT 3, a Body Politic and Corporate
	THE BOARD OF EDUCATION WEST CENTRAL COMMUNITY UNIT SCHOOL
56	DISTRICT 235, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF LIBERTY COMMUNITY UNIT SCHOOL
57	DISTRICT 2, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF BALL CHATHAM COMMUNITY UNIT
58	SCHOOL DISTRICT 5, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF CENTRAL COMMUNITY UNIT SCHOOL
59	DISTRICT 4, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF ELMHURST SCHOOL DISTRICT 205, a Body
60	Politic and Corporate
	THE BOARD OF EDUCATION OF FRANKFURT COMMUNITY CONSOLIDATED
61	SCHOOL DISTRICT 157C, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF GERMANTOWN HILLS SCHOOL DISTRICT
62	69, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF LAKE FOREST SCHOOL DISTRICT 67, a Body
63	Politic and Corporate
	THE BOARD OF EDUCATION OF LEMONT-BROMBEREK COMBINED
64	SCHOOL DISTRICT 113A, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 308,
65	a Body Politic and Corporate
<u> </u>	, <u> </u>

66 67	THE BOARD OF EDUCATION OF PLAINFIELD SCHOOL DISTRICT 202, a Body Politic and Corporate THE BOARD OF EDUCATION OF PRAIRIE GROVE COMMUNITY SCHOOL DISTRICT 46, a Body Politic and Corporate
67	THE BOARD OF EDUCATION OF PRAIRIE GROVE COMMUNITY SCHOOL
67	DISTRICT 46 a Body Politic and Corporate
	THE BOARD OF EDUCATION OF ROCKRIDGE COMMUNITY UNIT SCHOOL
68	DISTRICT 300, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF EUREKA COMMUNITY UNIT DISTRICT 140,
69	a Body Politic and Corporate
	THE BOARD OF EDUCATION OF MAINE TOWNSHIP HIGH SCHOOL
70	DISTRICT 207, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF LAKE FOREST COMMUNITY HIGH SCHOOL
71	DISTRICT 115, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF PALOS COMMUNITY CONSOLIDATED
72	SCHOOL DISTRICT 118, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF QUINCY SCHOOL DISTRICT 172, a Body
73	Politic and Corporate
	THE BOARD OF EDUCATION OF PAYSON COMMUNITY UNIT SCHOOL
74	DISTRICT 1, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF SCHOOL DISTRICT 45 DU PAGE COUNTY, a
75	Body Politic and Corporate
	THE BOARD OF EDUCATION OF DU PAGE HIGH SCHOOL DISTRICT 88, a
76	Body Politic and Corporate
	THE BOARD OF EDUCATION OF RAMSEY COMMUNITY UNIT SCHOOL
77	DISTRICT 204, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF WINNEBAGO COMMUNITY UNIT SCHOOL
78	DISTRICT 323, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 128,
79	a Body Politic and Corporate
	THE BOARD OF EDUCATION OF RIVERVIEW COMMUNITY CONSOLIDATED
80	SCHOOL DISTRICT 2, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF SCHUYLER-INDUSTRY COMMUNITY UNIT
81	SCHOOL DISTRICT 5, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 117,
82	a Body Politic and Corporate
	THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 200,
83	a Body Politic and Corporate
	THE BOARD OF EDUCATION OF WESCLIN COMMUNITY UNIT SCHOOL
84	DISTRICT 3, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF WARSAW COMMUNITY UNIT SCHOOL
85	DISTRICT 316, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF VALLEY VIEW COMMUNITY UNIT SCHOOL
86	DISTRICT 365U, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF STAUNTON COMMUNITY UNIT SCHOOL
87	DISTRICT 6, a Body Politic and Corporate
86	DISTRICT 316, a Body Politic and Corporate THE BOARD OF EDUCATION OF VALLEY VIEW COMMUNITY UNIT SCHO DISTRICT 365U, a Body Politic and Corporate THE BOARD OF EDUCATION OF STAUNTON COMMUNITY UNIT SCHOOL

	THE BOARD OF EDUCATION OF GLENCOE SCHOOL DISTRICT 35, a Body
88	Politic and Corporate
	THE BOARD OF EDUCATION OF ORLAND SCHOOL DISTRICT 135, a Body
89	Politic and Corporate
	THE BOARD OF EDUCATION OF ADDISON SCHOOL DISTRICT 4, a Body
90	Politic and Corporate
	THE BOARD OF EDUCATION OF CARTHAGE ELEMENTARY SCHOOL
91	DISTRICT 317, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF LINCOLNSHIRE-PRAIRIE VIEW SCHOOL
92	DISTRICT 103, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF PLEASANT HILL COMMUNITY UNIT
93	SCHOOL DISTRICT 103, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF CITY OF CHICAGO SCHOOL DISTRICT 299, a
94	Body Politic and Corporate
	THE BOARD OF EDUCATION OF HOMER COMMUNITY CONSOLIDATED
95	SCHOOL DISTRICT 33C, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF MACOMB COMMUNITY UNIT SCHOOL
96	DISTRICT 185, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF CHANNAHON SCHOOL DISTRICT 17, a Body
97	Politic and Corporate
	THE BOARD OF EDUCATION OF GIFFORD COMMUNITY CONSOLIDATED
98	SCHOOL DISTRICT 188, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF ERIE COMMUNITY UNIT SCHOOL
99	DISTRICT 1, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF DIETERICH COMMUNITY UNIT SCHOOL
100	DISTRICT 30, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF PRAIRIE CENTRAL COMMUNITY UNIT
101	SCHOOL DISTRICT 8, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF CARLINVILLE COMMUNITY UNIT SCHOOL
102	DISTRICT 1, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF ROANOKE BENSON COMMUNITY UNIT
103	SCHOOL DISTRICT 60, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF MINOOKA COMMUNITY HIGH SCHOOL
104	DISTRICT 111, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF HIAWATHA COMMUNITY UNIT SCHOOL
105	DISTRICT 426, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF MAHOMET-SEYMOUR COMMUNITY UNIT
106	SCHOOL DISTRICT 3, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF RIVER BEND COMMUNITY UNIT SCHOOL
107	DISTRICT 2, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF MCHENRY COMMUNITY CONSOLIDATED
108	SCHOOL DISTRICT 15, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF WARREN TOWNSHIP HIGH SCHOOL
109	DISTRICT 121, a Body Politic and Corporate

	THE BOARD OF EDUCATION OF WOODSTOCK COMMUNITY UNIT SCHOOL
110	DISTRICT 200, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF HERSCHER COMMUNITY UNIT SCHOOL
111	DISTRICT 2, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF HINSDALE TOWNSHIP HIGH SCHOOL
112	DISTRICT 86, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF BARRINGTON COMMUNITY UNIT SCHOOL
113	DISTRICT 220, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF WINNETKA SCHOOL DISTRICT 36, a Body
114	Politic and Corporate
	THE BOARD OF EDUCATION OF MOUNT PROSPECT SCHOOL DISTRICT 57, a
115	Body Politic and Corporate
	THE BOARD OF EDUCATION OF METAMORA COMMUNITY CONSOLIDATED
116	SCHOOL DISTRICT 1, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF LISBON COMMUNITY CONSOLIDATED
117	SCHOOL DISTRICT 90, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF GENEVA COMMUNITY UNIT SCHOOL
118	DISTRICT 304, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF ST. CHARLES COMMUNITY UNIT SCHOOL
119	DISTRICT 303, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF BRADLEY BOURBONNAIS COMMUNITY
120	HIGH SCHOOL DISTRICT 303, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF BRIMFIELD COMMUNITY UNIT SCHOOL
121	DISTRICT 309, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF MARION COMMUNITY UNIT SCHOOL
122	DISTRICT 2, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF COLUMBIA COMMUNITY UNIT SCHOOL
123	DISTRICT 4, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF HINSDALE COMMUNITY CONSOLIDATED
124	SCHOOL DISTRICT 181, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 99, a
125	Body Politic and Corporate
	THE BOARD OF EDUCATION OF ST. ANNE COMMUNITY CONSOLIDATED
126	SCHOOL DISTRICT 256, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF LOCKPORT TOWNSHIP HIGH SCHOOL
127	DISTRICT 205, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF WAUCONDA COMMUNITY UNIT SCHOOL
128	DISTRICT 118, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF MASCOUTAH COMMUNITY UNIT DISTRICT
129	19, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF LEMONT TOWNSHIP HIGH SCHOOL
130	DISTRICT 210, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF ARLINGTON HEIGHTS SCHOOL DISTRICT
131	25, a Body Politic and Corporate

	THE BOARD OF EDUCATION OF TOWNSHIP HIGH SCHOOL DISTRICT 214, a
132	Body Politic and Corporate
	THE BOARD OF EDUCATION OF BLUFORD UNIT SCHOOL DISTRICT 318, a
133	Body Politic and Corporate
	THE BOARD OF EDUCATION OF MORTON COMMUNITY UNIT SCHOOL
134	DISTRICT 709, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF EL PASO-GRIDLEY COMMUNITY UNIT
135	SCHOOL DISTRICT 11, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF RED BUD COMMUNITY UNIT SCHOOL
136	DISTRICT 132, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 218,
137	a Body Politic and Corporate
	THE BOARD OF EDUCATION OF LIMESTONE COMMUNITY HIGH SCHOOL,
138	DISTRICT 310, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF ELWOOD COMMUNITY CONSOLIDATED
139	SCHOOL DISTRICT 203, a Body Politic and Corporate
	THE BOARD OF EDUCATION OF BURBANK SCHOOL DISTRICT 111, a Body
140	Politic and Corporate
	THE BOARD OF EDUCATION OF SCHOOL DISTRICT U-46, a Body Politic and
141	Corporate
	THE BOARD OF EDUCATION OF NORTH MAC COMMUNITY UNIT SCHOOL
142	DISTRICT 34, a Body Politic and Corporate
1 4 0	JAY GOBLE, in His Official Capacity as Superintendent of North Mac Community
143	Unit School District 34
1 4 4	THE BOARD OF EDUCATION OF CARLYLE COMMUNITY UNIT SCHOOL
144	DISTRICT 1, a Body Politic and Corporate THE BOARD OF EDUCATION OF TEUTOPOLIS COMMUNITY UNIT SCHOOL
145	DISTRICT 50, a Body Politic and Corporate
140	THE BOARD OF EDUCATION OF CENTRAL A&M COMMUNITY UNIT
146	SCHOOL DISTRICT 21, a Body Politic and Corporate
$\frac{140}{147}$	THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH
147	DR. NGOZI EZIKE, in Her Official Capacity as Director of the Illinois Department
148	of Public Health
149	THE ILLINOIS STATE BOARD OF EDUCATION
110	DR. CARMEN I. AYALA, in Her Official Capacity as State Superintendent of
150	Education
200	JAY ROBERT PRITZKER, in His Official Capacity as Governor of the State of
151	Illinois
	LANE ABRELL, in His Official Capacity as Superintendent of Plainfield
152	Community School District 202
	TIMOTHY SHIMP, in His Official Capacity as Superintendent of Yorkville
153	Community Unit School District 115
154	HILLSBORO COMMUNITY SCHOOL DISTRICT 3, a Body Politic and Corporate

	DAVID POWELL, in His Official Capacity as Superintendent of Hillsboro		
155	5 Community School District 3		
	THE BOARD OF EDUCATION OF DECATUR SCHOOL DISTRICT 61, Body		
156	Politic and Corporate		
	THE BOARD OF EDUCATION OF SPRINGFIELD SCHOOL DISTRICT 186, a		
157	Body Politic and Corporate.		

Defendants-Appellants

	THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 300,
1	A Body Politic And Corporate
	THE BOARD OF EDUCATION OF INDIAN PRAIRIE SCHOOL DISTRICT 204, A
2	Body Politic And Corporate
	THE BOARD OF EDUCATION OF MINOOKA CENTRAL CONSOLIDATED
3	SCHOOL DISTRICT 201, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF NAPERVILLE COMMUNITY UNIT SCHOOL
4	DISTRICT 203, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF WOODLAND COMMUNITY CONSOLIDATED
5	SCHOOL DISTRICT 50, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF BELVIDERE COMMUNITY UNIT SCHOOL
6	DISTRICT 100, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF CARY COMMUNITY CONSOLIDATED
7	SCHOOL DISTRICT 26, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF HUNTLEY COMMUNITY SCHOOL DISTRICT
8	158, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF INDIAN SPRINGS SCHOOL DISTRICT 109, A
9	Body Politic And Corporate
	THE BOARD OF EDUCATION OF TRIAD COMMUNITY UNIT SCHOOL
10	DISTRICT 2, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF PALOS COMMUNITY CONSOLIDATED
	SCHOOL DISTRICT 118, THE BOARD OF EDUCATION OF SCHOOL DISTRICT
11	45 DU PAGE COUNTY, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF DU PAGE HIGH SCHOOL DISTRICT 88, A
12	Body Politic And Corporate
	THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 128,
13	A Body Politic And Corporate
	THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 200,
	A Body Politic And Corporate
	THE BOARD OF EDUCATION OF ADDISON SCHOOL DISTRICT 4, A Body
15	Politic And Corporate
	THE BOARD OF EDUCATION OF LINCOLNSHIRE-PRAIRIE VIEW SCHOOL
16	DISTRICT 103, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF CITY OF CHICAGO SCHOOL DISTRICT 299, A
17	Body Politic And Corporate
	THE BOARD OF EDUCATION OF Mchenry COMMUNITY CONSOLIDATED
18	SCHOOL DISTRICT 15, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF WARREN TOWNSHIP HIGH SCHOOL
19	DISTRICT 121, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF BARRINGTON COMMUNITY UNIT SCHOOL
20	DISTRICT 220, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF MOUNT PROSPECT SCHOOL DISTRICT 57, A
21	Body Politic And Corporate

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	THE BOARD OF EDUCATION OF GENEVA COMMUNITY UNIT SCHOOL
22	DISTRICT 304, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF ST. CHARLES COMMUNITY UNIT SCHOOL
23	DISTRICT 303, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF HINSDALE COMMUNITY CONSOLIDATED
24	SCHOOL DISTRICT 181, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF LOCKPORT TOWNSHIP HIGH SCHOOL
25	DISTRICT 205, A Body Politic And Corporate
	THE BOARD OF EDUCATION OF WAUCONDA COMMUNITY UNIT SCHOOL
26	DISTRICT 118, A Body Politic And Corporate
27	THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH
	DR. NGOZI EZIKE, In Her Official Capacity As Director Of The Illinois Department
28	Of Public Health
29	THE ILLINOIS STATE BOARD OF EDUCATION
	DR. CARMEN I. AYALA, In Her Official Capacity As State Superintendent Of
30	Education
	JAY ROBERT PRITZKER, In His Official Capacity As Governor Of The State Of
31	Illinois

CERTIFICATE OF FILING AND SERVICE

I certify that on February 22, 2022, I electronically filed the foregoing Separate Appendix To Petition For Leave To Appeal with the Clerk of the Court for the Supreme Court of Illinois, by using the Odyssey eFileIL system.

I further certify that the other participants in this case, named below, are not registered service contacts on the Odyssey eFileIL system, and thus will be served by transmitting a copy to all primary and secondary e-mail addresses of record designated by those participants on February 22, 2022.

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Under penalties as provided by law pursuant to section 1-109 of the Illinois Code of Civil Procedure, I certify that the statements set forth in this instrument are true and correct to the best of my knowledge, information, and belief.

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