

**IN THE UNITED STATES DISTRICT COURT FOR THE
MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION**

T.C. ON BEHALF OF HER MINOR CHILD, S.C.,)
Plaintiff,)
v.) Civil No. 3:17-cv-01098
METROPOLITAN GOVERNMENT OF)
NASHVILLE AND DAVIDSON COUNTY,) Judge Trauger
TENNESSEE, D/B/A METROPOLITAN) LEAD CASE
NASHVILLE PUBLIC SCHOOLS,)
Defendant.)

JOHN DOE AND JANE DOE #1 ON BEHALF)
OF THEIR MINOR CHILD, JANE DOE #2,)
Plaintiff,)
v.) Civil No. 3:17-cv-01159
METROPOLITAN GOVERNMENT OF)
NASHVILLE AND DAVIDSON COUNTY,) Judge Trauger
TENNESSEE, D/B/A METROPOLITAN)
NASHVILLE PUBLIC SCHOOLS,) Member Case
Defendant.)

SALLY DOE ON BEHALF OF HER MINOR)
CHILD, SALLY DOE #2,)
)
Plaintiff,)
)
v.) Civil No. 3:17-cv-01209
) Judge Trauger
METROPOLITAN GOVERNMENT OF)
NASHVILLE AND DAVIDSON COUNTY,) Member Case
TENNESSEE, D/B/A METROPOLITAN)
NASHVILLE PUBLIC SCHOOLS,)
)

Defendant.)

MARY DOE #1 ON BEHALF OF HER MINOR)
CHILD, MARY DOE #2,)
Plaintiff,)
v.) Civil No. 3:17-cv-01277
METROPOLITAN GOVERNMENT OF)
NASHVILLE AND DAVIDSON COUNTY,) Judge Trauger
TENNESSEE, D/B/A METROPOLITAN)
NASHVILLE PUBLIC SCHOOLS,) Member Case
Defendant.)

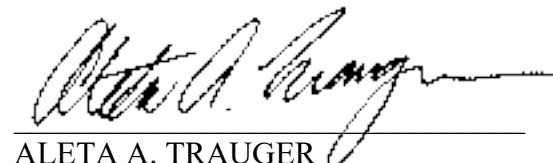
ORDER

For the reasons explained in the accompanying Memorandum, the following Motions for Summary Judgment are hereby **GRANTED**: the Motion for Summary Judgment filed by the Metropolitan Government of Nashville and Davidson County d/b/a/ Metropolitan Nashville Public Schools (“MNPS”) regarding the claims of Jane Doe #2 (Doc. No. 76); and MNPS’s Motion for Summary Judgment regarding the claims of Sally Doe #2 (Doc. No. 83). The following motions are **GRANTED** in part and **DENIED** in part: MNPS’s Motion for Summary Judgment regarding the claims of S.C. (Doc. No. 71); and MNPS’s Motion for Summary Judgment regarding the claims of Mary Doe #2 (Doc. No. 82). The plaintiffs’ Motion for Summary Judgment (Doc. No. 87) is **DENIED**. MNPS is **GRANTED** summary judgment with regard to S.C.’s Count I, Mary Doe #2’s Count I, and all claims filed by Sally Doe #2 and Jane Doe #2.

The Clerk shall enter judgment in accordance with Rule 58, Federal Rules of Civil Procedure, with regard to the following cases: Case No. 3:17-cv-01159; and Case No. 3:17-cv-01209. Nothing about the consolidation of these cases for discovery and trial shall be

viewed as affecting the immediate appealability of those judgments.

It is so **ORDERED**.



Aleta A. Trauger
U.S. District Judge