

**IN THE CIRCUIT COURT OF ST. LOUIS COUNTY
STATE OF MISSOURI**

LAJUNTA BROWN, INDIVIDUALLY)
AND AS NEXT FRIEND TO A.B.,)
APRIL JONES, INDIVIDUALLY AND)
AS NEXT FRIEND TO J.S. AND G.J.,)
AND TENA WILSON, INDIVIDUALLY)
AND AS NEXT FRIEND TO J.J.W.,)

Plaintiffs,)

v.)

MEHLVILLE SCHOOL DISTRICT R-9)
BOARD OF EDUCATION,)
(Hold Service))

Defendant.)

Case No.: _____

Division: _____

[PROPOSED] TEMPORARY RESTRAINING ORDER

The Court, being duly advised, and after hearing and considering argument of counsel present, hereby finds and orders:

The Plaintiffs have made a showing that they will suffer irreparable harm if this emergency injunctive relief is not issued. Plaintiffs' Verified Petition avers that Defendant Mehlville School District R-9 Board of Education has limited the number of students allowed to transfer from unaccredited school districts in the same or adjoining county to Mehlville School District R-9; that Defendant must admit all students from unaccredited school districts in the same or adjoining county requesting transfer under § 167.131 RSMo; that Plaintiffs lack an adequate remedy to otherwise cause Defendant to fulfill their obligations pursuant to § 167.131 RSMo; and that the Plaintiffs will suffer immediate and irreparable injury if emergency injunctive relief is not issued.

The Court hereby enters its temporary order immediately enjoining and restraining

Defendant Mehlville School District R-9 Board of Education, its affiliated agents, employees, and other individuals or entities over which it has control, from:

a. limiting or attempting to limit the number of students allowed to transfer from unaccredited school districts in the same or adjoining county to Mehlville School District R-9 pursuant to § 167.131 RSMo; and

b. denying admission to any students requesting transfer from Riverview Gardens School District to the Mehlville School District R-9 under § 167.131 RSMo.

A preliminary injunction hearing is scheduled for August ____, 2013, at ____ a.m./p.m. in this Division.

Plaintiffs' cash bond posted with the clerk of this Court in the amount of [Dollar Amount] remains in place to support this order.

SO ORDERED:

[Judge]

Date: _____

Time: _____