

**SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
CIVIL DIVISION**

DISTRICT OF COLUMBIA,)	
Plaintiff)	Case No. 14 CA 3399
)	
v.)	Calendar 13 - Judge Kravitz
)	
COMMUNITY ACTION PARTNERS)	
AND CHARTER SCHOOL)	
MANAGEMENT, LLC, et al.,)	
Defendants)	

PRELIMINARY INJUNCTION ORDER

The court heard evidence and argument on the District of Columbia’s motion for a preliminary injunction on September 22-26 and October 24, 2014. The court subsequently announced its findings of fact and conclusions of law on the record on October 27, 2014. *See* Super. Ct. Civ. R. 52(a); Super. Ct. Civ. R. 65(d).

In accordance with the court’s oral findings of fact and conclusions of law, it is this 27th day of October 2014

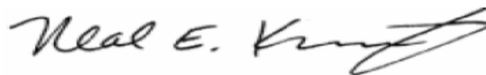
ORDERED that the District of Columbia’s motion for a preliminary injunction, filed on August 20, 2014, is **granted**. It is further

ORDERED that with the exceptions expressly set forth in the following paragraph, defendant Dorothy I. Height Public Charter School, Inc. (“CAPCS”) and its officers, directors, agents, servants, employees, and attorneys are hereby restrained and enjoined from making any further payments on behalf of CAPCS to defendant Community Action Partners and Public Charter School Management, LLC (“CAPCS-M”), defendant Kent Amos, or any other person or entity for the benefit of CAPCS-M or Mr. Amos. It is further

ORDERED that notwithstanding the preceding paragraph, CAPCS may petition the court for authority to make up to three additional payments to CAPCS-M pursuant to procedures

set forth herein. The three payments, if authorized by the court, are to coincide with CAPCS-M's payroll obligations occurring on or about October 30, November 15, and November 30, 2014. To obtain authorization to make a payment, CAPCS shall file with the court: (1) an affidavit or declaration from Mr. Amos or other CAPCS-M official with personal knowledge of CAPCS-M's payroll, tax, and benefits obligations identifying each CAPCS-M employee and stating the salary, tax, and benefits payments CAPCS-M must make concerning that employee for the pay period just completed; and (2) an affidavit or declaration from the President or Treasurer of the CAPCS Board of Trustees stating that he has reviewed the payroll information presented in the CAPCS-M affidavit or declaration (as well as any necessary back-up materials) and that he certifies that the information is accurate. The affidavits and/or declarations may be filed under seal and shall be appended to a praecipe seeking the court's authorization for CAPCS to make the payment indicated. Counsel for CAPCS shall notify the court's chambers at the time of filing so that the court can begin its review of the submitted materials as quickly as possible. The District shall have no more than 24 hours to file any objection to an authorization sought by CAPCS pursuant to this paragraph, and any such objection shall be filed under seal. It is further

ORDERED that this preliminary injunction shall remain in effect until it is modified or vacated by further order of this court or the case is finally resolved, whichever occurs first.



Neal E. Kravitz, Associate Judge
(Signed in Chambers)

Copies to:

Frederick D. Cooke, Jr., Esq.

Bennett C. Rushkoff, Esq.

Jimmy R. Rock, Esq.

Brian P. Donnelly, Esq.

Francis D. Carter, Esq.

Via CaseFileXpress