

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Richmond Division**

JANIE DOE,

Plaintiff,

v.

Civil Action No. 3:24cv493

HANOVER COUNTY SCHOOL BOARD,

et al.,

Defendants.

ORDER

This matter comes before the Court on Plaintiff Janie Doe’s Motion for Preliminary Injunction (the “Motion”). (ECF No. 13.) Pursuant to Federal Rule of Civil Procedure 65¹ and for the reasons stated in the accompanying Memorandum Opinion, the Court GRANTS the Motion. (ECF No. 13.) While this case pends, the Court ENJOINS Defendants from enforcing against Janie Doe the Hanover School Board Policy § 7-4.1 and any other law, custom, or policy that prohibits Janie Doe’s participation on her middle school’s girls’ tennis team. Janie Doe will

¹ Rule 65 states, in pertinent part:

(d) CONTENTS AND SCOPE OF EVERY INJUNCTION AND RESTRAINING ORDER.

(1) *Contents.* Every order granting an injunction . . . must:

(A) state the reasons why it issued;

(B) state its terms specifically; and

(C) describe in reasonable detail—and not by referring to the complaint or other document—the acts or acts restrained or required.

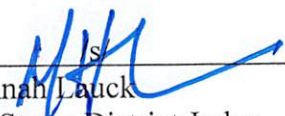
Fed. R. Civ. P. 65(d)(1).

be permitted to try out for—and if selected, to play on—her middle school’s girls’ tennis team for the 2024–2025 school year.

Let the Clerk send a copy of this Order to all counsel of record.

It is SO ORDERED.

Date: 8/16/2024
Richmond, Virginia



M. Hannah Lauck
United States District Judge