Colorado Court of Appeals 2 East 14th Avenue Denver, CO 80203	COPIES MATLED TO tober 18, 2013 COUNSEL OF RECORD Tr. Ct. Judge Tr. Ct. Clerk
Denver District Court 2013CV32444	AND ON
Plaintiffs-Appellants:	BY
Friends Of Denver Parks Inc, Steve Waldstein, and Zelda Hawkins, v.	Court of Appeals Case Number: 2013CA1249
Defendants-Appellees:	
City and County Of Denver, a municipal corporation; School District No 1 In The City and County Of Denver, a public entity; and Debra Johnson.	
ORDER OF COURT	

TO: THE PARTIES

Upon consideration of the motion for injunction pending appeal and the responses, the Court DENIES the motion. The Court, however, ORDERS that the case shall proceed on the following expedited basis:

- 1. The answer briefs remain due on November 7, 2013.
- 2. The reply brief shall be due 14 days after the filing of the answer briefs.

No extensions shall be granted for the filing of the briefs except upon a showing of exceptional circumstances. Any request for oral argument shall be filed within 7 days after the filing of the answer briefs. Any request for oral argument will delay resolution of the appeal, and counsel for the parties shall confer before making such a request. The appeal shall be set for disposition as soon as practicable after the reply brief is filed.

Upon consideration of the motion for supplementation of the record with the transcript of the district court's September 19, 2013 status conference and having

received no response, the Court GRANTS the motion. The supplemental record is now due in 14 days.

BY THE COURT

Bernard, J. Richman, J. Booras, J.

jb/3j