IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

CIVIL ACTION NUMBER 1:07-CV-00953

RYAN McFADYEN, et al.,

Plaintiffs,

v.

DUKE UNIVERSITY, et al.,

Defendants.

Motion to Dismiss Amended Complaint By "Duke SANE Defendants"

Pursuant to Federal Rule of Civil Procedure 12(b)(6) and Local Rules 7.2 and 7.3,

the "Duke SANE Defendants"—defined by the Court and the parties for purposes of this

motion to comprise the Duke University Health System, Inc. (DUHS), the Private

Diagnostic Clinic, PLLC (PDC), Theresa Arico, Tara Levicy, and Dr. Julie Manly-

hereby move the Court to dismiss all claims asserted against them in the Amended

Complaint for failure to state a claim on which relief may be granted.¹ A chart

identifying the causes of actions and the defendants against whom each cause is asserted

is attached as an Exhibit (Exhibit 1) to the accompanying Brief in Support of "Duke

SANE Defendants'" Motion to Dismiss the Amended Complaint.

¹ (*See* Joint Mot. to Extend Page Limitations and to Establish a Rule 12 Briefing Schedule, Dkt. 23; Order, Dkt. 29 (granting Joint Motion in part); Joint Mot. to Reestablish Deadlines in the Rule 12 Briefing Schedule, Dkt. 37 (defining "Duke SANE Defendants" and treating Second Amended Complaint, filed April 18, 2008, as the First Amended Complaint; referred to herein as the "Amended Complaint," (AC)); Order, Dkt. 38 (granting Joint Mot.).)

The bases for this Motion are presented in detail in the accompanying Brief in Support of "Duke SANE Defendants" Motion to Dismiss the Amended Complaint. For the reasons set forth therein, the "Duke SANE Defendants" respectfully request that the claims asserted against them be dismissed with prejudice. Because of the number of causes of action in the Amended Complaint and the complexity of the issues raised thereby, the "Duke SANE Defendants" request that oral argument be scheduled on their Motion to Dismiss pursuant to Local Rule 7.3(c)(1).

Respectfully submitted, this the 2d day of July, 2008.

/s/ Jamie S. Gorelick

/s/ Dan J. McLamb

Jamie S. Gorelick District of Columbia Bar No. 101370 Wilmer Cutler Pickering Hale and Dorr LLP 1875 Pennsylvania Ave., N.W. Washington, D.C. 20006 Telephone: (202) 663-6500 Facsimile: (202) 663-6363 Email: jamie.gorelick@wilmerhale.com Dan J. McLamb N.C. State Bar No. 6272 Yates, McLamb & Weyher, LLP 421 Fayetteville Street, Suite 1200 Raleigh, N.C. 27601 Telephone: (919) 835-0900 Facsimile: (919) 835-0910 Email: dmclamb@ymwlaw.com

CERTIFICATE OF SERVICE

I hereby certify that on July 2, 2008, I electronically filed the foregoing Motion to

Dismiss Amended Complaint By "Duke SANE Defendants" with the Clerk of the Court

using the CM/ECF system which will send notification of such filing to the following:

Counsel for the Plaintiffs Robert C. Ekstrand Email: rce@ninthstreetlaw.com

Counsel for City of Durham and Edward Sarvis Reginald B. Gillespie, Jr. Email: rgillespie@faison-gillespie.com

Counsel for Patrick Baker, Steven Chalmers, Ronald Hodge, Lee Russ, Stephen Mihaich, Beverly Council, Jeff Lamb, Michael Ripberger, and Laird Evans

> Patricia P. Kerner Email: tricia.kerner@troutmansanders.com

> D. Martin Warf Email: martin.warf@troutmansanders.com

Hannah Gray Styron Email: hannah.styron@troutmansanders.com

Counsel for James T Soukup, Kammie Michael, David Addison, Richard D. Clayton James B. Maxwell Email: jmaxwell@mfbpa.com

Counsel for Mark Gottlieb Edwin M. Speas, Jr. Email: espeas@poynerspruill.com

> Eric P. Stevens Email: estevens@poyners.com

Counsel for Benjamin Himan Henry W. Sappenfield Email: hsappenfield@kennoncraver.com

Joel Miller Craig Email: jcraig@kennoncraver.com

Counsel for DNA Security, Inc., Richard Clark Kearns Davis Email: kdavis@brookspierce.com

> Robert James King, III Email: rking@brookspierce.com

Counsel for J. Wesley Covington Kenneth Kyre, Jr. Email: kkyre@pckb-law.com

Counsel for Brian Meehan James Avery Roberts, III Email: jimroberts@lewis-roberts.com

As of the date of this filing, no attorneys have made an appearance on behalf of the following Defendants. I hereby certify that I served the following Defendants by U.S. Mail:

Linwood Wilson 6910 Innesbrook Way Bahama, NC 27503-9700

This 2d day of July 2008.

<u>/s/ Jamie S. Gorelick</u> Jamie S. Gorelick

Attorney for Duke University Health System, Inc., the Private Diagnostic Clinic, PLLC, Theresa Arico, Tara Levicy, and Dr. Julie Manly