

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE
AT NASHVILLE

Motion GRANTED.

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LUCIUS HIGH and CARLA HILGERT on
behalf of themselves and all other
similarly situated employees,

Plaintiffs,

v.

HOSPITAL AUTHORITY OF THE
METROPOLITAN GOVERNMENT OF
NASHVILLE AND DAVIDSON COUNTY
d/b/a NASHVILLE GENERAL
HOSPITAL AT MEHARRY,

Defendant.

No. 3:13-CV-0815

Judge Trauger
Magistrate Judge Knowles

JOINT MOTION TO SUSPEND CASE MANAGEMENT ORDER

The parties hereby respectfully request that the current case management order be
suspended pending the outcome the mediation of this matter. That mediation is currently set
before Magistrate Judge Griffin on July 17, 2014. Pursuant to the current case management
order, the fact discovery deadline in this case was June 30, 2014. Doc. No. 30 The parties spent
much of the discovery period attempting to derive and analyze data that could potentially
effectuate a settlement of this case through alternative dispute resolution. To that end, the parties
have exchanged the necessary data for mediation but have not had the opportunity to engage in
other substantive fact discovery such as party depositions and written discovery.

However, in the event the case does not settle at the mediation on July 17, 2014, or the
settlement terms are not subsequently approved by the Board of the Metropolitan Hospital
Authority, the parties will indeed need to engage in extensive discovery. Accordingly, the
parties ask that, should the case not settle through mediation, a follow up case management