

(ORDER LIST: 595 U.S.)

FRIDAY, FEBRUARY 18, 2022

ORDER IN PENDING CASE

21A217      DOE, JOHN, ET AL. V. SAN DIEGO SCHOOL DIST., ET AL.

The application for injunctive relief presented to Justice Kagan and by her referred to the Court is denied in light of changed circumstances. Because respondents have delayed implementation of the challenged policy, and because they have not settled on the form any policy will now take, emergency relief is not warranted at this time. Applicants' alternative request for a writ of certiorari before judgment and a stay pending resolution is denied for the same reason. The Court's denial is without prejudice to applicants seeking a new injunction if circumstances warrant.