ំណែ 🖟 ជី គឺ គឺជាមួយស្នេ មនិការសេច

27, 274 B	The Contraction of the Contracti	·
DATE 1965	PROCEEDINGS MONROE	Date Order or Judgment Noted
		Core was
6-2-65	verdamer completion; wastening and electronic, weller	HUM
6-2-65	Original summonses (3) with copies for service, issued house.	CERTAL SEC
6-10-65		Wells, in the
6 10 65	Original summonses (3) with copies for service, issued.	
	original summonses (2) when cobles for service, issued.	dd 744 764 W
6-15-65.	Returns on summonses: (6) issued 6-2-65 & 6-10-65 filed: All Defts. served June 9	
	and 11; 1965 - See returns for details.	
6 20 6	Answer to plaintiffs complaints EXINE filed on behalf of all 3 Defts	a RT
6-29-65	Answer to opininting completings and little on the description in the state of the	
6-29-65	Case set for trial on plaintiff's application for preliminary injunction at	'
Ì	Monroe, La. on July 27, 1965 at 9:30 AM, and counsel ofrecord notified thereof.	
7-27-65	Notice by plaintiff's that on 7-27-65 at the hearing hereon the plaintiff's will	•
J.J.	1 roggod the Court pursuant to Rule 36 and 56 for summary judgment for the relief	
		;
1,373	demanded in the complaint on the grounds, among others, that the answer and	ı
fuentium	defenses herein interposed afferinsufficient and that defts have failed to deny	
	any of the Requests for Admission within the time prescribed, filed.	_
7-27-65	Case came on for trial on plaintiff's application for preliminary injunction, both	;* [*]
7-27-00		,
·	sides having announcead ready. A pretrial conference was held, after which a	
·	stipulation was dictated to the Reporter by which counsel for plaintiffs dismisse	d .
:	prayer of petition with respect to school bonds and counsel for Defendants con-	
.	sented to the entry of a decree in the form indicated by the Court. The Court	
·		
	then rendered and filed a decree permanently enjoining Defts. from continuing to	
•	operate Jackson Parish Schools on a compulsory bi-racial system, directing Defts	
, 	to submit one or more desegregation plans beginning with the 1965-1966 school year	r
ુંએકદેધેટાર્	within 30 days and giving plaintiff's 15 days in which to respond thereto. Said	_
CHA	within 30 days and giving plaintliff's 15 days in which to respond thereto. Said	
	decree deferred the desegregation of teaching & administrativae personnel until desegregation of pupils has been accomplished or made substantial progress. The	
1	desegregation of pupils has been accomplished or made substantial progress. The	
	prayer for relief contained in the complaint with respect to the issuance, sale	
j (10)	OTHER STATE OF THE	1 .
j −uvoiri3, ų	and delivery of schools bonds was dismissed 1 by the Court in said Decree. Counse	<u> </u>
1	for Defts. noted on the decree his acceptance of service, waiver of citation, and	
·	reservation of all rights. Copies of said decree were delivered by the Clerk to	counsel
\$4	for each sdied (BCDJR)	
0.07.65		_
8-27-65	Motion by defendants and order extending time in which movers may file desegregation	
	plan under Court's order of 7-22-65 for an additional 20 days, filed. (BCDJR) Notic	F
	of entry given in the form of conformed copies of motion and order.	
	Plan for Desegregation of school system filed by defendant school board pursuant	"
2-10-03		
	to Court's order of 7-27-65. Copies thereof mailed by Clerk to counsel for plain-	
	tiffs on instructions of Judge Dawkins, Jr.	
9-24-65	Plaintiffs' requested amendments to plan for desegregation, filed.	
10-4-65	Plaintiff's objections to plan for desegregation, filed.	-
1	Order of Judge Dawkins on plan for desegration incorporating & setting forth there	nn e
10-5-65	horder of purise name on blan for desertation incorporating of serving forth ruets.	T
	desegregation plan which is approved and adopted, which among other things permit	\$
er e i s	students in Grades 1.2.11&12 to make application for transfer between 1-3-66 and	
	1-7-66 & directs that Grades 1, 2, 3, 4, 9, 10, 11 & 12 be desegregated commencing	<u>_</u>
•	with the 1966-1967 school year; & enjoings Defts, from doing anything to interfer	Ţ
r	with orderly administration of said plan, filed. (BCDJR). Copies thereof mailed by	
	Clerk to counsel of record,	
11-1-65	Plaintiffs Notice of Appeal from Judgment of 10-5-65 and Designation of Contents	9.0003
1.	of record on appeal, filed. Copies of Notice of Appeal mailed by Clerk to ?	100 3 B M (127)
	Fred Jackson & William H. Baker.	
11 / 65	Bond for Costs on Appeal in sum of \$250.00 - Evelyn Williams and Doris Jean Castle	
11-4-65		39 [347 : 27 t t
	Sureties thereon, filed by plaintiff.	Ho alaz
11-5-65	"Bond for Costs on Appeal in the sim of \$250.60-Evelyn Williams and Doris Jean 193	#19049-VO 14
-	Castle, Sureties thereon, filed by plaintiff.	gulaine
7110 69		
エエーエラーの:	Record on appeal consisting of the entire record mailed to Clerke and the consisting of the entire record mailed to Clerke and the consisting of the entire record mailed to Clerke and the consisting of the entire record mailed to Clerke and the consisting of the entire record mailed to Clerke and the consisting of the entire record mailed to Clerke and the consisting of the entire record mailed to Clerke and the consisting of the entire record mailed to Clerke and the consisting of the entire record mailed to Clerke and the consisting of the entire record mailed to Clerke and the consisting of the entire record mailed to consist and the consist a	dre ife
	of the Court of Appeals pursuant to Rule 23 of the Rules of that	Party (1)
	Court and Rule 75(g) FRCP-	
1-5-67	Court and Rule 75(g) FRCP. Motion by plaintiffs for entry of order for desegregation as contained in Appendix A to Appellate Court's opinion of 12-29-66, filed.	
	A to Appellate Court's opinion of 12-29-66, filed.	M
4		

ъ	с.	1104	Rev	Civil	Dooleat	Continue	Hon
13.	Li.	THIE	. rev.	UIVII	POCKEL	Continue	

D. C. 11022 =-811	- CIVI DUGAEL GOILLINGGON	strong statement
DATE 1967	PROCEEDINGS MONROE	Date Order or Judgment Noted
3-X30-67	Mandate (judgment) of Court of Appeals, with attached copy of Judgment of said Cour	4-
^	on Rehearing En Banc, reversing judgment of District Court & remanding case for	" d∂\6155
	further proceedings in accordance with MANNAttached opinions of said Court Dated	
	12-29-66 and 3-29-67, filed.	يارين معرال معه
2-31-67	Decree of Judge Dawkins in accordance with Mandate of Court of Appeals permanently	
2-31-07	enjoining Defts. from discrimination in the manner set forth thetein & directing t	hat.
	Defts. take affirmative action to disestablish all school segregation & to elimina	1
	effect of dual school system commencing with 1967-68 Mischool year, filed Said or	der
	outlines specific provisions for Exercise of Choice; Prospective Students; Transfe	
	outlines specific provisions for exercise of choice, trospective ordered, transfer	2,
	Services, Facilities, Activities & Programs; School Equalization; New Construction	5 [8:34] (13)
	Faculty and Staff; and Reports to the Court and has in orporated therein an Esplan	a to a second
	gtory Letter Form to be used by the School Board with enclosed Choice Form	045 5 70
	COPY OF SAID DECREE MAILED TO MESSRS. COLLIENS DOUGLAS & ELIE and to FRED L. JACKS	ON,
	Writs of Injunction (10) and copies for service with copies of 3-31-	∮7 ™***
	judgment attached, issued. Report, in letter form, by Jackson Parish School Board, filed pursuant to Counties	
4-17-67		80-0-11 =
	order of 3-31-67.	80-4-/f
4-17-67	Returns (10) on 4-3-67 writs filed: Services made on 4-6-67.	730 - E-, 4,5
6-16-67	Letter to Clerk from J.D.Koonce, Supt. of Schools, Jackson Parish, with attached	
	Report required by Court Order of 3-31-66, filed.	13-6-51
9-18-67	Letter to Clerk from J.D.Koonce, Supt. of Schools, Jackson Parish, with attached of 1844	88-7-11
	Report required by Court order of 3-31-66, filed Copy mailed by Clerk to Attysifor	
	Pitf	
10-16-	67 Report by Jackson Parish School Board, filed pursuant to Count's	Lorent A
S-	order of 3-31-67, filed was a People of John	1 4 4 4
10-30-67	K Letter from Clerk of Court of Appeals advising that Supreme Court of US has deni	5
-	certionari, filed. RECORD ON APPEAL NOT RETURNED WITH SAID LETTER. (For letter See	eu
	(Case No. 10687)	2986 - A
5-28-68	Counsel of record & School Board Supts. notified by Clerk that	
	Judge Dawkins, Jr. has set this case for hearing at Monroe, La.	
	on 7-23-68 at 9:30 AM in view of the Supreme Court's decision	
	rendered on 5-27-68.	
6-3-68	Report on Choice Period for 1968-69 School Year filed by Deft. School Board.	0. 16. 16
6 -26-6 8	Copy of 6-3-68 report received from Deft. School Board and mailed by Clerk to	1 30-45-45
	Moser's Colline Donoles & Elia Attys for Pitf	79
7-11-6	Plaintiff-Intervenor's Interrogatories propounded to Defendants fil	Pd .
, ,,-1,,-00	Motion by United States for Supplemental relief, with notice of motion and briefs	19
7-19-68	incsupport whereof pefilled, and galate to the same well and a relative set in the proposed orders thereon and brief? Plaintiffs a motion of or supplemental relief with proposed orders thereon and brief?	7-23-61
. 7 - L3-00		1 1
BH7-23-68	Answer by Defts. to plaintiff's interrogatories, filed. Case came on for hearing	OB
	motion for further supplemental relief, stipulation dictated to Court Reporter in	<u></u>
	lieu of oral testimony, documentary evidence filed & ordered that matter be left	
	open for 30 days to permit parties to take depositions after which the matter will	
	be submitted & taken under advisement on briefs to be filed by all parties by Nov.	
	4, 1968. (BCDJR) of 188 of the late weeth of the factor of court from the correct falls to the late of the control of the cont	3-72-11
8-2-68	Court Reporter s transcript of proceedings of 1-X23-68 filed. (10 Pages)	
No.	Notice of Appeal from 7-23-68 oral order and Designation of Record on Appeal filed	.11.
P E	b y Pltf. Intvr., US OF America: Copies thereof mailed by Glerk on 8-5-68 to	1 , 19-4
į.	Mr. Douglas, Mr. Bronstein, Mr. Henderson, and Mr. Baker.	11/2
8-12-68	Motion by Defendants to dismiss complaint for lack of standing in Court by Pltfs.	1ン・
	and on grounds of mootness, filed.	
8-21-68	See No. 10687. Appellate Court order denying injunction pending appeal & for sum-	1 St. 6
	mary reversal, but giving certain specific instructions to District Courts	12-23-08
;	filed. (Anne, type) , the transfer of the property	₹8-8-1
		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
	The state of the s	1 .

·		
DATE	PROCEEDINGS	Date Order or Judgment Noted
9/12/68	Letter to Clerk from Supt J. D. Koonce, Jackson Parish School Board with attached report required by 3/29/67 order.	
10-1-68	Certified copy of Order of Court of Appeals remanding case to District Court for further proceedings in accordance with that	₹ . ••
	Order of Court outlining in detail subject matter to be covered at	
≗o € = 28	November 12, 1968; hearing entered by Judge Dawkins. Notice of entry given to counsel of record by mailing copy of letter quoting said order to them.	
10-XX-68	Interrogatories propounded to defendants by US of America, filed. Brief by US of America in support of motions for supplemental relief filed.	
11-4-68	Plaintiffs' first interrogatories to Deft. Jackson EXXX Parish School Board, filed	d. (
11-4-68	Opposition by defendants to plaintiffs' motion for supplemental relief & brief in support of said opposition, filed.	
11 - 4-68 11 - 4-68	Brief by defendants in support of support of their 8-12-68 motion, filed. Plaintiffs' memo of law in support of supplemental relief, filed.	
11-5-68	Supplemental brief by Defts. in opposition to plaintiffs' motion for supplemental relief, filed.	Ž ov
11 - 6- 6 8	Answers by defendans to US of America's interrogatories, filed.	
11-7-68	Motion by plaintiffs, and order of Court that Robert P.Roberts be enrolled as co- counsel for plaintiffs herein, filed. (BCDJR) Notice of entry given by mailing KER	
11126	copies of this entry to Mr. Henderson, Mr. Collins, & Mr. Shaheen. 8 ALEXANDRIA MINUTES - A pretrial conference was held in Chambers in	Lin⊑ i
	all Western District of Louisiana School Board Cases. Said cases	
jen.	came son for hearing on questions of zoning of attendance Districts A and reassiging faculties and staffs > One witness was called on	(j+\di*-+)
	behalf of all defendants and ordered that evidence be closed subject to later filings heretofore provided for. Counsel for the Governmen submitted their cases on briefs heretofore filed, matter argued by	
	counsel for private plaintiffs and defendants, submitted and taken under advisement. (BCDJR, EFHJR & RJP)	
11-14-68	Per Curiam Decision by All 3 Judges of this District, holding among other things, that present desegregation plans are adequate to convert dual achool systems to a unitary system in which racial discrimination would be eliminated, that "Free-	
. ra.	don of Choice" under Jefferson decree has real prospects for dismanting dust system in but directing Deft. School Board to render a KK report 3-1-69 with reasons	ble (
14	apecificity that Board's plan for further faculty integration to carry out com-	
	mands of 5th Circuit in Jefferson & Bessemer, and retaining jurisdiction so that further findings of they are required can be made by the Court after receipt of	
i.	The 3-1-69 reports, filed. (BUDR, EFRIR & RJP) For deteils see said decision. Copies of said decision mailed by Clerk to counsel of record shown on said decision.	
11-22-68	Court Reporter's transcript of proceedings of 11-12-68, filed.	
11-27-68	Plaintiffs' Notice of Appeal from Court's decision of 11-13-68: Designation of	
	Record on Appeal & Statement of Issues Appellant intends to present on Appeal:	
	And Bond for Costs on Appeal in sum of \$250.00 (which is applicable to this Case & Six (6) Other School Board Cases, ***********************************	M M
•	Washington, Sureties, filed. Copy of Notice of Appeal mailed by Clerk to Hal	YEFE
12-4-68	Pltfs.Bond for Costs on Appeal, filed (See No. 9981)	
12-19-68 12-23-68	See No. 9981. Notice of Appeal, filed. Letter type designation of record on appeal filed by plaintiffs. (Also applies to	,
1-3-69	Nos.11297,11304,11577,12171,12880 & 12924) Order of Court extending to 1-31-69 time in which record on appeal may be dockete filed.(BCDJR) Notice of entry given. Original thereof mailed to Clerk of Court of Appeals.(Also applies to 13 % Mother cases)	d,

D. C. 110A Rev.	Civil Docket Continuation	
1969	MONROE PROCEEDINGS	Date Order or Judgment Noted
1-6-69	See No. 9981. Transcript filed.	
	See No. 9981.	
	ee No. 9981.	
1-28-69	Clerk advised by Asst.US Atty. that the Court had removed the 8-12-68 motion from	
	the 2-5-69 motion calendar for reason that record in this case is now in Court	
7772 97 6D	of Appeals.	
XAZ-2/-09	Motion by Deft: School Board & order extending for additional 10 days from 3-1-69 time in which mover may submit report required by Court's order of 11-14-68,	
	filed. Notice of entry given by Clerk 2-27-69 by mailing copies of this entry to	
	Messrs. Baker, Henderson, Douglas, & Shaheen.	
3-19-69	Report (attached to Ltr. 3-6-69 to Judge Dawkins, Jr. from Supt. J.D. Koonce) F re-	
	quired to be filed by 3-1-69 filed by Deft. school Board pursuant to Court's	
,	XX 11-12-68 order, filed.	
	See No. 9981.	
5-23-69	Letter to Clerk from Supt. Jackon Ph.Schools, with attached report concerning Choice forms, filed.	
6-2-69	Mandate of Court of of Appeals Refersing & remanding District Court 11-14-68	
0 2 02	Judgment with attached opinion of that Court, filed.	1
6-5-69	En banc order of Court based on 5-28-69 Mandate of Court of Appeals	
	requiring Defts., among other things, to develop and submit, in	
	conjunction with Dept. of HEW new plan of desegregation in	
	the manner set forth therein within 30 days from 6-5669, filed.	
	Copies thereof mailed by Clerk to counsel of record and Supts. of	
	Deft. School Boards.	
	Desegregation Plan Proposed by Dept. of HEW in accord with 6-5-69 order, filed.	
	Deft. Board's Plan filed in accord with 6-5-69 order. EN BANC ORDER OF COURT directing Deft. Board & HEW TO CONFER IN DEPTH TO ARRIVE	
7-3-09	at mutually acceptable plan & extending for 16 days time to finalize such plan	
	and/or make reports thereon, filed. Notice of entry given by mailing copies to	,
	counsel of record, Supts., & HEW.	
7 -8 =69	Supplement to Court's order of 7-5-69, filed. Notice of entry given by mailing	
	copies to Attys of record, Supts. & HEW	
7-11-69	Copy of Appellate Court order denying Motion by School Boards to recall & stay mar	date
	pending filing & disposition of Pet. for Writ of KN Certiorari, filed.	
7-14-69	Notice of Appeal from 7-8-69 order filed by Pltf. Notice of entry given.	
7-21-	69 Letter to Judge Dawkins with attached School Board Desegregation Plan, filed.	1
	by SUPER. OF JACKSON PARISH SCHOOL BOARD.	· ·
7-23-6	Motion by Plaintiff to associate George M. Strickler, Jr., as co-counsel	1
*	for plaintiffs, f with Order allowing same, noticeor certificate of service,	,
•	filed. (bcdjr) Copy mailed to District Attorney 2nd Jud. Dist. Court,	1
4 0 4 20	Arcadia, La.	
× 8-4-69	Decree of Judge Ben C. Dawkins, Jr. that Plan of Desegregation submitted by Deft.	
	School Board be adopted, requiring bussed colored students to be stopped at	
	at formerly all white schools, that named Negro schools be closed for 1970-71, and retaining jurisdiction subject to further decrees, filed. (BCDJR) (For fur-	
	ther details - see said decree) Notice of entry given by Clerk 8-5-69 by mailin	g
-,	copies of this entry to Messrs. Douglas, Walter, & Henderson.	1
8-6-69	See No. 9981. Motion & Order to send original record to US Supreme]
	Court.	
* 7-29-69	Case came on for final hearing on Desegregation plans, evidence adduced by Defts.	
	& Pltfs. & closed. Atty for Deft. directed to submit a proposed decree and sug-	
	gested findings and conclusions by Friday of this week. (ECDJR)	
	(own)	
ė		

		
DATE 1969	PROCEEDINGS MONROE	Date Order or Judgment Noted
8-11-69	Clerk instructed by Judge Ben C. Dawkins, Jr., to make the following minute	
	entry: "THE MOTION BY DEFENDANTS TO DISMISS COMPLAINT FOR LACK OF	
	STANDING IN COURT BY PLAINTIFFS AND ON GROUNDS OF MOOTNESS IS DENIED! (BCDJR). Notice of entry given by Clerk on 8-11-69 by mailing copies of this	
	entry to Messrs. Douglas, Strickler, Walter, Henderson and Beker.	
8-18-699 8-29-69	Court Reporter's Transcript (Huey Thomas) of Proceedings of 7-29-69, filed. (18Pag Plaintiffs' Notice of Appeal from Court's judgment of 8-4-69 filed. Copies thereo	esH)
0 23 03	mailed by Clerk 8-29-69 to Messrs. Walter, Baker & Henderson.	E
10-13-69	Interrogatories propounded by Pltfs. to Deft. School Board, filed.	į
10-22-69	Motion by Deft. School Board for extension of time within which to answer plain-	·
	tiffs' 10-13-69 interrogatories; and order thereon extending to 30 days from October 17, 1969 time in which move may responsively plead thereto, filed. (BCDJR)	_
	Notice of entry given by Clerk to Messrs. Strickler, Baker & Walter by mailing	(
10-28-69	copies of this entry to them on 10-22-69.	
10-20-07	Letter to Clerk from Dist.Atty.2nd Jud.Dist.Court with attache Report of Deft. School Board on teacher & pupil XKX integration, filed. Copy of pupil portion	
	thereof mailed by Clerk to Judge Hunter.	
1 1- 4-6 9	Bond for Costs on Appeal in sum of \$250 - Alvery Rodney, Mrs., and Mrs. Leetta Hayr	es,
11-10-69	Sureties, filed. Plagntiffs' description of parts of transcript they intend to include in record	
, 22 20 02	and statement of issues they intend to present on appeal, filed.	
11-13-69	Answers by Jackson Parish School Board to plaintiff's XX interrogatories, with	İ
	attached teach & pupil integration and attached Appendix D & E beigg maps, filed.	
11-14-69	Interrogatories propounded by defendants to original plaintiffs, filed.	
	Record mailed to Court of Appeals this date.	
12-1-69 /12-10-69	Plaintiffs' answer to defendants' interrogatories, filed. Order of Judge Dawkins, Jr. directing Deft. School Boare, members & staffs to	
	comply fully withe the requirements set forth in per curiam opinion and mandate	
	of Court of Appeals under date of 12-9-69, frit filed (BCDJR) Notice thereof	
12-15-69	given bykClerk by mailing copies thereof to counsel of record. Opinion of Court of Appeals (dtd. 12-9-69) and Judgment in accord therewith re-	
	versing & remanding Judgment of District Court filed. Record on appeal not re-	
19-00 (0	turned with said document.	
12= 22-69	Order of Judge Dawkins, Jr. directing Deft. School Board to comply fully with the ruling of the 5th Circuit entered 12-18-69, filed. (BCDJR) Notice thereof given	
	By Clerk 12-22-69 by mailing copies thereof to counsel of record.	1
12-23-69	Order of Court of Appeals entered 12-18-69 on Petition for Rehearing, filed.	_
÷	(For Details See said Order) (Certified copy thereof).(Also applies to Nos. 11297, 11304, 12171).	
1X- 6-70	Plan for Desegregation of Deft. School System filed by Deft. School Board in	1
	accord with Court's Order of 12-22-69 & Court ofAppeals Order of 12-18-69.	
	(Note: This documet delivered to Clerk by Judge Dawkins; Secy.) No copy thereof furnished to Clerk for opposing counsel.	,
1-15-70	Clerk instructed by Judge KDawkins, Jr. n to MEXXXX Noticy all counsel that the	
	Court has set this case for hearing at Monroe, Louisiana, on January 21, 1970, at 9:00 A.M. (in connection with the recently filed desegregation plan(s). (BCDJR)	
	Notice of entry given by Clerk on 1-16-70 by mailing copies of this entry to all	
1-21-70	counsel of record. Photo copy of Plaintiff's letter to Clerk of Court of Appeals by which the origina	
1-21-70	of plaintiffs' supplemental memorandum in support of their mappi petition for rehe	f #r~
	ing based on Supreme Court's 1-14-70 ruling in Carter and Proposed Order thereon	
1	was transmitted, wich attached copies of said originals, received and filed by di	†
1-21-70	rection of Judge e Dawkins, Jr. Motion by Weston Community, Inc. for leave to interven herein% and order thereon	
	granting said leave, filed; (BCDJR)K with attachad opposition to Deft. Board's	
	Plan of Desegregation. (Let Mel Poya)	
'	(All / Wy)	•

Civ. 11130-8 Case 3:65-cv-11130-RGJ-KLH Document 1 Filed 12/01/08 Page 7 of 14 PageID #: 28

DATE	FILINGS—PROCEEDINGS	<u> </u>		s files	REPO		UNT TED IN IMENT
1970	MONROE	PLAINT	riff	DEFEND	ANT	RETU	RNS
1-21-70	plaintiffs objection to a portionof the plan, oral test mony adduced, & the objection was overruled and the plan	i- filed	was	appro	ved.		
X	Counsel was directed to file suggesting findings of fac- conclusions of law and formal order approving the plan signature of the Court. MMX (BCDJR) Last document (2) re ferred to on preceding page signed and filed at hearing	e-	·	,			
1-27-70	Order of Judge Dawkins, Jr. diracting Deft. School Board comply fully with requirements set forth in Court of Apper curiam opinion dated 1-26-70 filed.(BCDJR) Photo co	to peals pies					
. 67 70	maailed by Clerk to all counsel of record shown on said Order.			÷			
1-27-70	Decree of Judge Dawkins, Jr. adopting the plan of desegrence gation filed by Deft. Board pursuant to A5th Circuit Courorder of 12-18-69 & directing that the "Negro facilities named therein be closed no later than 2-1-70, signed and filed. (BCDJR) Notice of entry given by Clerk 1-28-70 by	t "				·	
	mailing copies of this entry to Messrs. Hendaerson XX, Bal Walter, Strickler, & Douglas.	er,		e gran		** .*	
1-28-70	Pertified copy of Order of 1-26-70 by Court of Appeals referred to by Judge Dawkins, Jr. in his 1-27-70 Order, filed. (Also Applies to Nos. 11297, 11304, and 12171)				4 A		
2-13-70	Plaintiffs' Notice of Appeal from 1-27-70 Court Order; with attached mdesignation of record on appeal filaed.						
2-19-70	Copy thereof mailed by Clerk to Wm.H.Baker 2-13-70. Plaintiff's Bond for Costs on Appeal in sum of \$250.00 - Alvery Rodney and Sharon Myrick, Sureties, filed.			7			
2-27-70	Court Reporter's transcript of proceedings of 1-21-70, filed.(L Vol. 22 Fages).						
2-27-69	Record on appeal consisting of entire record beginning with document filed 12-10-69 to present date, mailed to clerk of the court of	•	٠.				_
3-30-70	appeals pursuant to Rule 10 of the Rules of Appellate Procedure. Certified copy of Opinion of Court of Appeals dated 3-25-	70			4	, •	
	amending its mandates of 12-9-69 & 1-26-70 so as to require Jackson Parish School Board to eliminate dual systof pupil attendance by integrating all black &M predomi-				· .	•	- '
4-3-70	nantly all white classes within the schools, filed. Per Curiam Order of Judge Dawkins, Jr. in accord with the 3-30-70 Order of Court of Appeals which requires Deft.	e e		-	,		
	School Board to take the steps described therein on or before 4-10-70 to eliminate dual system of KHFH pupil attendance within integrated schools & to report to the						
	Court thereon in writing on or before 5-1-70, filed. (BD Notice of Xentry given by Clerk 4-3-70 by mailing copie of this entry to Messrs. Strickler, Walter & Johnston; by mailing copy of said order to Mr. Strickler.	S Ox	-	- maga		:	
	pplication by PltfIntvr.,U.S.ofAmerica For Temporary re Affidavit, & Order of Judge Dawkins, Jr. temporarily restranamed therein as set forth therein, requiring Supt. Ledbe with court by Noon 4-17-70 Report described therein that classroom have been eliminated as of 9 AM 4-16-70 & required the court of the court o	ining tter segre	Def to f gate	ts. ile d			
4-13 - 70	Marshal to serve copies thereof on Defts, named in said We Notice of entry given by Clerk 4-13-70 by 1 mailing copies Messrs. Strickler, Walter & Baker. Writs to serve, etc. (10) with attached copies of applications of delivered to Marshal for service on Defts named to the service of the se	of t	er f his	Lied.(entry order	ro BCDJ	K·J ·	
	la (Carlo)	26 TI	024	Ľ	<u> </u>		<u> </u>

DATE		(CLERK'	'S FEES		AMO(TNL
1970	MONROE FILINGS—PROCEEDINGS	PLAINT	riff'	DEFENI	DANT	REPORT EMOLUI RETUI	ED IN MENT RNS
4-15-70	Certified copy of Order of Court of Appeals denying the		January 1		"-		1
	Defendants application for rehearing or for reward & al						\
	denying defendants application for stay of implementati	on	. '				"
/ 16 70	of Kourt's 3-25-70 order, filed. Record on Appeal (that mailed on 2-27-70) returned by C	11-		1		•	1 .
4-16-70	of Court of Appeals, he having been advised by Mr. Stric		ا		}		
	that said appeal has been abandoned, XXXXX.	KTGI				. ,	
4-18-70	Report of Jackson Parish School Board (9 Pages) of compli-						1
4-10-70	ance with Court's 4-13-70 Order, filed.	_]
4-18-70	Supplemental Report of Jackson Parish School Board (2 pag	es)					
	with attached envelope containing photographs that school			1		•	
	systems is integrated as of 4-16-70 at 9 AM, filed.	_				7.	,
-17-70	Motion by Deft. School Board for Stay Order described the	cein ·	.				
	pending action by Court of Appeals on mover's motion in						
	that Court for clarification of its order of 3-25-70, fi	led.,	١.				
	with attached copy of axx said "clarification" motion,.			1			
	All 3 documents (2 reports) and (Stay Motion) placed in	order		, ,-	1.		1
	folder for attention of Judge Dawkins, Jr.				.		
4-17-70	Order of Judge Dawkins, Jr. written on defendant's 4-17-7						
-	Motion for Stay Order as follows filed: "Order - This Co			ļ			
	does not have authority to issue the stay order requeste						
	which can come only from the 5th Cir. C.C.A. April 17, 1						
	/s/ Ben C. Dawkins, Jr. " Notice of entry given by Clerk o			·			
-	4-17-70 by mailing copies of this entry to Messrs. Stric	kier,					
5-5-70	Walter, Mitchell, & Baker. Certified copy of order of Court of appeals denying appe	11001					
J-J-70	supplemental motion for additional relief & for clarifi			, i			1
	of mandate, filed.		Ť				1
-24-70	Returns (10) on writs issued 4-13-70 filed: Services mad	a on /	r =1	lout.			1
-24-70	Apr. 15 & 16, 1970 - See returns for details.	2 011 (1 4.	rout.			1
12-70	Sterk instructed by Judge Pen C. Dawkins Jr. to notify un	nies.					ļ
- == 13	counsel that he has set a hearing on pending matters in						1
	Gase for Yavit 2:00 P.M. on Friday, May 22, 1979, at Shre		 _				
	(La. (BCBJR) Notice of entry given by Clerk 5-12-70 by wa						
	Copies of this mentry to Measurs. Tureaud, Ford & Mrs. N. P.		,				
-12-70	Clerk instructed by Judge Ben MYXXXXX C. Dawkins, Jr. to	noti	ţу				
	counsel that he has set a hearing on pending matters in						
	Case for 10:00 A.M. on MUSAY, JULY 1, 1970, at MONROE						
	ANA. (BCDJR) Notice of entry given by Clerk 5-12-70 by ma		9				
	copies of this entry to Messrs. Johnston, Baker, Walter	and ·		S			
	Strickler.				1		
6-1-70	Motion by Deft. School Board & order that Johnston, Johnst					,	
	Thronton be substituted herein as special counsel for De			1000			
	Board & permitting Holloway, Baker, Culpepper & Brunson t	o wit	h⊷ · ·				1
	draw as counsel for mova er, file d. (BCDJR)	."	7	7.5		. :	}
6-2-70	Mo tion by Deft. Sc ool Board to Dismiss its Request for		<i>:</i>	. . .			
	Additional Relief (filed on or about 4-17-70); and order				;	. :	
	granting said motion & directing that hearing set on said				,		1
	for 7-1-70 be UFSET, filed. (BCDJR) Notice of entry give				-		1
	6-2-70 by mailing copies of this entry to Messrs. Johnst	ומ נווט	T.TC!	_			
rc 2 70	ler, &Christenbury.	h +hc					1
6-2-70	Report by Deft.School Board on steps taken to comply wit						
	Court of Appeals per curiam opin ion dated 4-2-70, filed	•				•	
	(Lee Test Page)	:-					, .
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1.2				•	
			1		1 !		1

Case 3:65-cv-11130-RGJ-KLH Document 1 Filed 12/01/08 Page 9 of 14 PageID #: 30

	65-cv-11130-RGJ-KLH Document 1 Filed 12/01/08 Par			Pagel FEES	<u># ب</u> ا		NT
1970	FILINGS—PROCEEDINGS MONROE	PLAINTI	FF	DEFEND	UNT.	AMOU REPORTI EMOLUM RETUR	ED IN LENT INS
6-5-70	Clerk instructed by Judge Ben C. Dawkins, Jr. to notify	couns	21				
	that the Court has set a hearing AT MONROE, IA. ON MONDA		٠, ٠	:	.		
	AUGUST 3, 1970 AT 10:00 A.M. on the Deft. Board's Desegr			- 3 · · ·			
	plan. (BCDJR) Notice of entry given by Clerk 6-5-70 by r				.		
	copies of this entry to Messrs. Strickler, Walter, Chris	tenbu	.у _ј , .				
< aa -a	& Henderson.	111	. 1	,			
	Plaintiffs interrogatories propounded to defendants, fi						
h/-b-/U	Letter to Clerk from Atty, for Deft. School Board with a		d : .		*		
	supplement to its 5-X930-70 Report, filed & placed in or				۱ ا		
	folder for attention of Judge Dawkins, Jr. as requested by Thornton.	MIC.			ŀ		
7~16-70	Deft.Board's Answer to plaintiff's 6-29-70 interrogatoric				•		
	with attachments, filed.	,			-		
7 -XX3 1-7	Opposition by 'Weston Community, Inc." to desegregation	plan	-		.		
	proposed by Deft. School Board, filed.				i		
8-3-70	Case came on for hearing on defendant Board's						,
	Desegregation plan. Oral testimony adduced and]]					
	documentary evidence filed on behalf of defenda	nt					
	Board until 3:20 P. M., and closed. Oral testing		:				
	adduced and documentary evidence filed on behal-						
	plaintiffs and intervenors until 5:50 P. M., and						
	closed. Rebuttal evidence adduced on behalf of						
	defendants until 7:20 P. M., and closed. The m					•	
	submitted and will be taken under advisement on		fs			•	
	to be filed on behalf of all parties by 5:00 P.	М.,	L				
0 5 70	Wednesday, August 5, 1970. (BCDJR)			*. 5			
8~5-70 8-5-70	Brief by US of America on matter submitted 8-3-70; filed						1
0-1-10	Brief by Deft. School Board in support of its plan & on matters submitted 8-3-70, filed.				^ ·	•	}
8-5-70	Brief by plaintiffs in opposition to defendants' proposed	,					
0-2-70	Ability Grouping plan & matters submitted 8-3-70, filed.						
8-10-70	Brief filed by Weston Community, Inc. in opposition to D						
	Board's Desegregation Plan, filed.	[
₹ 8-20-7 0	Decree enjoining and defts and directs defts. to take a						
N	steps reasonable and necessary to terminate the operation						
7,	of a dual school system based on race and to operate no						
	and the hereafter, a single, non-racial unitary system of		Lic				
	schools, steps to be taken are shown on the decree (see						
	for complete details) and that the Court shall retain ju	risdi	tio	1			
	and such reports shall continue to be filed until the Co		ind s				
	that the dual system will not be or tend to be reestable		·				
	signed and filed. (BCDJR) Certified copies of said decree		ed by	7			
	Clerk this date to Judy Mr. Christenbury and Mr. Wadswor		'				
	Judge Dawkins informed Clerk that Mr. Strickler and Mr.						·
	had already received their copies, therefore, it was not	neces	ary				
9-4-70	to mail them additional copies. Motion by Mrs. M.R.Tolar, Jr. for leave to interven, and o	rder					
J 10	thereon granting said motion, filed.(BCDJR) Notice of en	try					
	given by Clerk 9-5-70 by mailing copies of this entry to	,			•		
	Messrs. Whitten, Johnston, Strickler, Christenbury, & Cu	ր-					
	pepper.		مرا	Tarker or			1
9-14-70	List of names submitted by Deft. School Board for Bi-Ra		Legisland				
	Committee pursuant to Court's decree, filed, and placed			-			
	order folder for attention of Judge Dawkins, Jr. at requ	est of					
	m Mr. JohnsHton.				<u>'</u>		
	(Come						1
		<u> </u>		L		<u> </u>	<u> </u>

Civ. 11130-M

DATE		CLERK	's FEES	AMOUNT REPORTED 19
1970	FILINGS—PROCEEDINGS MONROE	PLAINTIFF	DEFENDANT	REPORTED II EMOLUMENT RETURNS
-15-70	Motion by Paul Henry Kidd and order enrolling mover as a	iditional	counsel.	
. 13 .0	of record for plaintiffs, filed.(BCDJR)			.
-15-70	Motion by plaintiffs for further relief, i. e. for an or	der of Co	rt	[·.]
	reinstating the hus route prior to the order of this Co	urt or 8-	0-70;	
	and order of Judge Dawkins therein which reads as follo	ws, signed	and .	<u> </u>
	filed: 'Considering the Mforegoing motion, the attached	newspaper	account;] - ,
	and the intent of this Court in rendering its order of	8-20-70,	T IS	′
	ORDERED that Jackson Parish School Board reinstate its			
	the Choudrant-Eros-Ollivae Grove Communities to Chatham			1 1
	abováe described court order. Shreveport, La. Sept. 15,			
	C. Dawkins, Jr. "(BCDJR) Notice of entry given by Clerk	on 9-15-	о Бу	
	mailing copies of this entry to Messrs. Kidd, Strickler	Christe	bury,	1 1
	Johnston, Baker & Whitten.			
9-18-7	See No. 9981. "Objective Criteria Order" re	dismissal	or	
	demotion, filed.			
9-22-7	Extension of time, i.e. 30 days from 9-18-70 r	e filing	of	
	Criteria, filed. See No. 9981.	.		
0-5-70	Letter dated 10-2-70 from S.L.Ledbetter, Supt. of Jackso	n Parish S	chaols	
	with attached report filed in accord with MKN Court's 8-			
-8-70	(See No. 9981). Extension motion and order re	rarding	† *	.
3 10	Objective Criteria.	1 - 1 - 1 - 6		ļ.
11-71	Application by IntvrUS of America for and order to show	cause	, ,	1
	"Re School EXEKX Buses"; and E EXECUTE Order of Judge Dawkin	s,Jr.	i .	
	XX thereon directing the Defts. to appear at Monroe, La.	on		
	March 22, 1971, at 9:00 A.M. & show cause in the manner			
	forth therein, filed. (BCDJR) Certified copy of said mo			
•	and order mailed by Clerk XXX 3-11-71 to Messrs. Walker			
	Johnston, Culpepper, Whitten & Strickler.	1 1	.	
-19-71	Clerk instructed by Judge Dawkins, Jr. to make the follow	ing minute	.]	
	entry as of Thurs. 3-11-71: 'Matter set for hearing on	3-22-71	1	
	at 9 AM is MMHKEMANK continued, to be reset upon reques	t of coun-		
-	sel." (BCDJR) Counsel for mover & for Deft. Board are	ware of	-	
	this			
-30-71	Statement of Non-Racial Objective Criteria filed byDeft.	Board	i l	
	pursuant to Court's 2-17-71 letter.	1		
-27-71	Order, jointly submitted by counsel for each side, based			
	agreed upon modification, school board's report of 10-			•
	and therecord, withrespect to desegregation of Jackson			
	school bus system, filed.(BCDJR) For details see said			
	(3 Certified copies delivered to Mr. James J. Thornton)	$1 \setminus 1$	1	
5-29-71 5-5 - 71	See No. 10687. (Govt's Response to Objective Criteria, et Annual Report Required by Court Order filed by Defendant	4-7		
)-J-1 I	School Board.	-		
1-20-7	1 Motion by Paul Kidd to withdraw record and or			
.1-25-7	The state of the s	1	1 1	
	allowing same for a period of thirty (30) day	As' tite	7.	
	(BCDJR)			1
8-2 - 72	Folder #2 of record in this case returned by Faul Kidd. Motion by Jackson Parish School Board, et al and order	thoraca		1 . 1
9-13-72	authorizing mover to transport students from Mt.Olive (
	of Bienville Parish, La. to Quitman School in Jackson I			
		1 -1 .	F 1 **	
	La.pending further orders of this Court, EXXX filed. (I			7.5
	Notice given by sending copies of said motion & order to	n nessrs.		
0 70	Strickler, Walter, Henderson & Culspepper. Motion by The United States of America to vac	1+0		
9-72			akson	
	Court's Order 9-13-72 and Order thereon granti		ac vaou	
	Parish School Board's motion to vacate Court O			
	September 13, 1972 and setting an expedited he		J	
	thereon for October 4, 1972, at 10:30 A. M., a	u Shreve	port. La	<u>ا</u> ا

Case 3:65-cv-11130-RGJ-KLH Document 1 Filed 12/01/08 Page 11 of Date Order or PROCEEDINGS DATE Judgment Nated BEN C. DAWKINS, JR: This case having been set for hearing on the Government,'s Motion to vacate the Court's Order of 9-13-72, allowing Jackson Parish Achool Board to transport students from the Mt. Olive Community Area of Bienville Parish, Louisiana to the Quitman School in Jackson Parish, Louisiana. Joint Motion by counsel for the School Board for the Govt., it was ordered that said matter be continued for a pe iod of two weeks. The Defendant School Board is to report to the Dept. of Justice, Civil Rights Division, regarding the action they propose to take within the said two weeks. (bcdjr) Μ

110-4-72 - THE FOLLOWING MINUTE ENTRY ENTERED UPON INSTRUCTIONS OF JUDGE 10-17-72 Report of Jackson Parish School Board in accordance with the Courts 10-4-72 minute entry; which contains therein a motion by Ajackson Parish School Board to dismiss the motion to vacate this Courts order of 9-13-72, filed. 11-3-72 ELetter to Judge Dawkins, Jr. from Sup .S.L.Ledbetter, Jackson Parish Sch. Board. with attached report (Annual) required by Court Order, recaived from Judge Dawkins.Jr. and filed. K1=29-73 Opposition by Defeneants to Pltf.Intvr's. (US of America)) Motion to Shorten Time in Which Defts. are required to file answers to interrogatories. filed. 1-31-73 Interrogatories directed to defendants by United States of America; motion by United States of America to shorten period of time in which defendants are required to file answers to interrogatories and Order thereon directing defts. to file answers within 20 days from the date of service of said interrogatories. filed. (BCDJR)/ 1-31-73 Certified copy of interrogatories, motion to shorten period of time and Order thereon, with U.S. Marshal 285 Form delivered to U.S. Marshal Letter to Clerk from Dist.Atty.2nd Jud.Dist.Court, Jackson Parish; with attached 2-20-73 Answer by Deft. SchoolBoard to US of America's interrogatoirieswH which are reflected in the documents attached thereto, filed. 2-12-72 Return on summons issued 1-34473, filed. Jackson Parish School Board served 2-6-73. 5-11-73 Clerk this date instructed, pursuant to Office Memorandum dated 5-2-73, instructed by Judge Ben C. Dawkins, Jr. to make the following minute entry in the below-captioned cases this case: On order from my doctor, because I suffer from high blood pressure, I HEREBY RECUSE MYSELF IN this school related case, All councel should be notified in said cases that they should apply to one of the other judges of this District, (i.e. Judges Hunter, Putnam, or Scott, in the order of their seniority), for future action upon any school related matters, /s/ Ben C. Dawkins, Jr. Chief Judge" Notice of entry given by Clerk 5-11-73 by mailing copies of this entry to all counsel of record.
10-23-73 Letter to Clerk From Supt. S.XL.Ledbetter with attached annual report required by Court's order, filed. 9-15-75 Motion by Jackson Parish School Board to amend the order and decree filed August 20, 1970, in regard to the "Jonesboro-Hodge area" to authorize the implementation of the attendance plan and construction plan as set forth therein, filed. 10-3-75 Response of the United States to defendants motion to amend order, filed. 10-3-75 Interrogatories propounded by United States to superintendent of Jackson Parish School system, filed.

(slek)

DATE 1975	PROCHEDINGS MONROE	Date Order or Judgment Noted
11-3-75	Amended Response by US of America to Defendants' Mo; tion to Amend Order, filed.	T (
11-4-75	(Copy thereof del'd. to Judge Stagg) Letter to Judge Stagg dated 11-3-75 from S.L.Ledbetter, Sipt. of Schools,	".
11-5-75	Jackson RMM Farish, with attached Report to the Court, with attachments, filed. Order of Judge Stagg, signed 11-4-75, which modifies the student assignment and KM construction plan, based on the Deft. Board's 9-15-75 motion & the responses	प्रस
03/02/93	therqto by the Govt., in the manner set forth therein, filed.(TS) Notice of entry given by Clerk 11-5-75 by sending Xerox copies thereof to Messrs.Whitten, Pottinger, Douglas, & Walter. LETTER (copy) to Louis Berry from Dian Morrow returning his Petition of Additional Relief Equity, civil cover sheet, summonses and \$150.00 check and advising	
	him to submit a motion and proposed order to reopen this case for the court's consideration. (sjd)	i Ú
3/8/93	MOTION (Aleane Hayes and Rose Mary Foster) to enforce Court Order, referred to TS. (bc)	M
3/11/93	NOTICE OF SETTING preceding motion for 4/16/93. (bc)	-
3/22/93	RESPONSE (Jackson Parish School Board) to motion to enforce Court Order. (bc)	
04/06/93	ME; Motion to Enforce Court Order is DENIED AT THIS TIME. The motion may be refiled upon a showing that Aleane Hays and Rose Mary Foster are proper parties to this action or have been permitted to intervene. (TS/sjd) NOE.	
)7/18/05	MOTION FOR INTERVENTION AND INJUNCTION filed by Patricia Elmore on behalf of Berkita Monroe, Ricky Cash on behalf of Kandace Cash and Kristopher Cash, Casey Saulsberry on behalf of Casey Saulsberry Jr., and Terry McNeal on	
7/22/05	behalf of Patrick Wyatt, with memorandum in support and proposed order, referred to Judge Robert G. James. (tzd) MINUTE ENTRY setting a telephone status conference to discuss the Motion for Intervention and Injunction filed on 7/18/05 for Monday, 7/25/05 at 1:00p.m.	
	before U S District Judge Robert G James. Counsel for proposed intervenors is instructed to contact counsel for Defendant. Councel for proposed intervenors will initiate the conference call and contact Chambers when all parties are present. (NOE: by MSY on Larry English on 7/22/05) NOE: by kf on all counsel of record. (kf)	
7/25/05	ORDER for the Jackson Parish School Board to show cause on 8/8/05 at 10:00 a.m. why Movers Motion for Intervention should not be granted and why a Permanent Injunction should not be issued preventing the Jackson Parish School Board from closing Chatham Jasper Henderson High School. Signed by Judge Robert G James. NOE: by kf. (kf)	
7/25/05	MOTION for Robert L Hammonds and John K Guice to Enroll as Counsel of Record filed by defendant, Jackson Parish School Board referred to Judge Robert G James by Monroe Office. (kf)	ţ.
7/25/05	ORDER granting Motion for Robert L Hammons and Jon K Guice of the law firm of Hammonds & Sills to Enroll as counsel of record for defendant, Jackson	
7/25/05	Parish School Board signed by Judge Robert G James. (NOE: by kf) (kf) MOTION FOR AUTHORIZAION TO CONSOLIDATE SCHOOLS filed by Jackson Parish School	
7/25/05	Board. (kf) MOTION FOR EXPEDITED HEARING on Motion for Authorization to Consolidate Schools filed by Jackson Parish School Board and both motions referred to Judge	
7/25/05	Robert G James by Monroe Office. (kf) ORDER grainting Motion for Expedited Hearing . IT IS FURTHER ORDERED that an evidentiary hearing, if necessary, be held on defendants' Motion for Authorization to Consolidate Schools on 8/8/05 at 10:00 a.m. Signed by	\ \
07/26/05 07/26/05	Judge Robert G James. (NOE: by kf) (kf) OPPOSITION bt Jackson Parish School Boad to Motion to Intervene. (sjd0 MEMORANDUM of Authorities in Support of Opposition of Jackson Parish School Board to Application for Intervention. (sjd)	·
} }		-

DC 111A (Re-C) 2759E 3:65-cv-11130-RGJ-KLH Document 1 Filed 12/01/08 Page 13 of 14 PageID #: 34

		CIVIL	DOCKET CONTINUATION SHEET	The agold with the				
PLAINTIF		-ht -1	DEFENDANT	DOCKET NO. 11130				
Margaret M. Johnson, et al			Jackson Parish School Board, et al	PAGEOFPAGES				
DATE	NR.		PROCEEDINGS					
8/3/05	NOTICE OF APPEARANCE of Lisa M. Taylor on behalf of Plaintiff-Intervenor United States. (kf)							
8/3/05			d States to Motion to Intervene filed	by the Chatham Students				
8/9/05		MINUTES OF COURT FROM testimony and Motion for Int	MINUTES OF COURT FROM MOTION HEARING before Judge Robert G James. After testimony and evidence the parties argued their case regarding the Motion for Intervention. The Court has taken this matter under advisement. NOE by: DD (kf)					
8/8/05 . 8/8/05 . 8/8/05 . 8/10/05		PLAINTIFF"S EXHIBIT GOVERNMENT"S EXHIBIT WITNESS LIST - PLAIN ORDER granting Motion ORDERED that the	LIST (kf) LIST (kf) TIFF/DEFENDANT MOTION HEARING (kf) Ifor Authorization to Consolidate Sch Jackson Parish School Board is autho Henderson High School effective with t	rized to close he 2005-2006 school				
		year and to tra Jasper Henderso students to the to the Weston H Chatham-Japer H described herei Board is author with the 2005-2 have attended t	nsport those students in the north par n High School district to Quitman High south part of the Chatham-Jasper Hend igh School. The line dividing the north enderson High School district from the n. IT IS FURTHER ORDERED THAT THE Jack ized to close Hawk Primary School in J 006 school year and to reassign the st hat facility t Southside Elementary School Kobert G. James (NOE by:kf) kf	t of the Chatham- School and the erson High School h part of the south part is son Parish School onesboro effective udents who would				
8/10/05		Berkita Monroe, Ricky Cash, Cas Chatham-Jasper Movants' motion Movants' motion Court will cons School Board's	n for Intervention and Injunction file a student at Chatham-Jasper Henderson ey Saulsberry, and Terry McNeal, paren Henderson High School. Ahearing was he for permissive intervention under Rul for injunction is denied for lack of ider movants' brief, as amicus curiae, Motion for Authorization to Close Scho	High School and by ats of students at all on 8/8/05. Le 24(b) is DENIED. standing. The when ruling on the				
8/10/05		ORDER DENYING THE M The motion for Motion for Inju Court will cons ruling on the J	on 8/9/05) (NOE by:kf) (kf) otio for Intervention and Injunction f Intervention is DENIED FOR THE REASONS nction is DENIED FOR LACK OF STANDING, ider the brief submitted by movants, a ackson Parish School Board's Motion fo oools. (Signed by Judge Robert G James	S STATED, and the However, the as amicus curiae, in or Authorizaion to				
8/1705		RETURNED DOCUMENT of and order for Modern Farish School English School English Backson Parish and an order grounsel of recounsel Kidd	of July 25, 2005 minute entry re telepho Motionfor Expedited Hearingand order re- Board show cause why Movers Motion for and why a permanent injunction should School Board from closing Chatham Jasy canting that Robert L Hammonds and Jon ord for defendant, Jackson Parish School 1, P O Box 3168, Monroe, LA 71210, reas	equesting that Jackson Intervention should not be issued preventing per Henderson High School K Guice be enrolled as ol Board: 'addressed to				
8/2/05		RETURNED DOCUMENT o order on Motion for School Board show o and why a permanent	order on file (ab) of July 25, 2005 minute entry re teleph of Expedited Hearing, and Order requests cause why Movers Motion for Intervention of injunction should not be issued, and nice as counsel for Jackson PSB adresse	ing that Jackson Parish on should not be granted orrder enrolling Robert				

EL AINTIEE	CIVIL DOCKET CONTINUATION SHEET	
PLAINTIFF	DEFENDANT	DOCKET NO.
		PAGEOFPAGES
DATE NR.	PROCEEDINGS	100
8/2/05 con	addressed to Alvin J Bronstein 603 N Parish St, JAckson M\$, reason for return: Not Deliverable as addressed, Return to Sender, unable to forward same set of documents also retuned ad.Louis Berry, 1406 Ninth St., Alexandria LA, 71302 reason: not deliverable as addressed, no forwarding order on file	
8/22/2005	(ab) RETURNED DOCUMENTS of 8/10/2005 Ruling and Order and Injunction filed on July 18, 2005, and a for authorization to Consolidate Schools fil Paul Henry Kidd, PO Box 3168, Monroe LA 7121 603 N Parish St, Jackson MS; addressed to J. Fannin St. 2nd Floor, Shreveport, LA 71101 r as addressed, Unable to Forward (ab)	ed on July 25, 2005, addressed to 0;addressed to Alvin J Bronstein Bennett Johnston Jr, 300 ceason for return: Not Deliverat
10/13/05	RETURNED DOCUMENTS of 8/10/05 Ruling and Order denying Motion for Intervention and Injunction filed on July 18, 2005, and an Order granting the Motion for Authorization to Consolidate SChools filed on July 25, 2005, addressed to Louis Berry, 1406 Ninth St., Alexandria LA 71302 (ab) RETURNED DOCUMENTS of July 25, 2005, minute enrty re telephone status conference, Order on Motion for Expedited Hearing, and Order requesting that Jackson Parish School Board show cause why Movers Motion for Intervention should not be granted, and why a permanent injunction should not issued, and an order Enrolling Robert Hammonds and Jon Guice as counsel for Jackson PSB addressed to J Bennett Johnston Jr., 300 Fannin St., 2nd floor, Shrevepott, LA 71101, reason for return: Not Deliverable as	
8/14/08	addressed, Unable to Forward. (ab) Memorandum Order: Accordingly, the Court, upn its own motion, hereby AMENDS the standing Decree and amendments. Any party desireing a status conference to discuss the Court's amendments to the reporting requirements may file the appropriate motion.	
11/4/08	MINUTE ENTRY: The Court has reviewed the annual report filed in compliance with the Court's August 14, 2008 Order. Any party desiring a conference to discuss the status of the case or the step for achieving unitary status may file the appropriate motion. Signed by Judge Robert G James on 11/3/08/dd	
10/10/08	Annual Report of the gackson Parish	School Board.
12/01/08	ALL FUTURE FILINGS TO BE ENTERED CASE # 3: 65-CV-1113D	IN CM/ECF