

IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF ARKANSAS
TEXARKANA DIVISION

CHARLES MCGHEE, et al.,]	
]	
Plaintiffs,]	
]	
UNITED STATES OF AMERICA,]	
]	
Plaintiff-Intervenor]	
]	
MRS. CATHERINE THOMAS, et al.,]	
]	
Intervenors.]	CIVIL ACTION NO. 962
]	
vs.]	(Saratoga School District
]	No. 11)
THE NASHVILLE SPECIAL SCHOOL DISTRICT,]	
NO. 1, et al.,]	(Mineral Springs School
]	District No. 3)
Defendants.]	

O R D E R

This proceeding was initially started against the Nashville Special School District No. 1 and involved other school districts within the Nashville District. The Court concluded issues involved with those districts, but in doing so the case has been expanded to include the Mineral Springs School District No. 3 and the Saratoga School District No. 11.

Pursuant to consent decree entered by the United States Court of Appeals for the Eighth Circuit in No. 19,920 on April 15, 1970, and this Court's order entered April 27, 1970, the Saratoga School District No. 11 and the Mineral Springs School District No. 3 submitted plans of desegregation of their respective districts and for the conversion to unitary systems. Following evidentiary hearing with all parties appearing with respective counsel, the Court entered an order which included findings and conclusions approving the proposed plans of the school districts for the

desegregation of their respective schools with modification. The Court retained jurisdiction for implementation of the plans by both school districts.

The requirements by the court having been met and the school districts now adjudged as being in compliance with constitutional standards of the operation of their schools on an integrated, non-racial basis and it appearing that all issues, matters, requirements and implementation of a unitary school system having been completed, the case should be concluded and finalized.

IT IS, THEREFORE, CONSIDERED, ORDERED AND ADJUDGED that this matter be and the same is hereby concluded, finalized and disposed of, subject only to any developments that would justify the Court renewing jurisdiction.

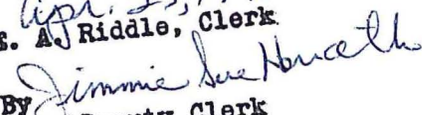
DATED: April 22, 1971.


UNITED STATES DISTRICT JUDGE

U. S. District Court
Western Dist. Arkansas

FILED

Apr. 23, 1971
E. A. Riddle, Clerk

By 
Deputy Clerk