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IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE EASTERN DIVISION

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BRENDA K. MONROE, et al, Plaintiffs, vs.

NO. 1327

BOARD OF COMMISSIONERS OF THE CITY OF JACKSON, TENNESSEE, et al,

Defendants.

## ORDER

The above cause came on for further hearing on May 22 and 23, 1973, before the Honorable Harry W. Wellford, United States District Judge, upon the entire record and especially upon the plan presented by the defendant, Board of Commissioners of the City of Jackson, Tennessee, for further desegregation of its elementary school system, the plan presented by plaintiffs for further desegregation of the City of Jackson School System, upon evidence introduced by the parties, statements of counsel in open Court and subsequent written submissions filed by the parties pursuant to leave of Court, from all of which the Court made the findings of fact and conclusions of law as set forth in its Memorandum Opinion filed July 17, 1973, as required by Federal Rules of Civil Procedure, Rule 52(a), and pursuant to which the Court ORDERS, ADJUDGES AND DECREES:

 The plans for further desegregation presented by both plaintiffs and defendants are disapproved in the form submitted.

The Court's plan set forth in said Memorandum
Opinion on pages 22-26, both inclusive is approved and ordered to be

implemented by defendants.

3. Defendants will present their report to the Court in furtherance of said plan herein approved as soon as practicable and in no event later than forty (40) days after July 17, 1973.

4. There will be no demolition or destruction of South Jackson Elementary School pending the outcome of any appeal from this Court's Order permitting and approving its closing.

5. The defendants will study the need and feasibility of construction of a new elementary school in the southwest area of Jackson to serve the general South Jackson and West Jackson Elementary School sections as a priority before the construction of new schools or substantial elementary facilities in the system in the future.

6. The defendants will include in the report as supplementary to said plan herein approved proposals for kindergarten or special class requirements and facilities for children presently residing within the South Jackson Elementary School district.

7. Defendants will pay a fee of Fifteen Hundred (1,500.00) Dollars to plaintiffs' counsel within sixty (60) days after July 17, 1973.

UNITED STATES DISTRICT COURT CLERK Date: 8/28/73 an 0/ 8/17/73