



JI-FL-0001-0031

IN THE UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF FLORIDA  
TALLAHASSEE DIVISION

**FILED**

MAR 5 1971

OFFICE OF CLERK  
U. S. DISTRICT COURT  
NORTH. DIST. FLA.

WILLIE CARL SINGLETON, A Minor, )  
By NEVA SINGLETON, His Mother )  
And Next Friend, Et Al, )

TALLAHASSEE CIVIL ACTION

Plaintiffs, )

NO. 963

VS. )

BOARD OF COMMISSIONERS OF STATE )  
INSTITUTIONS, Et Al, )

O R D E R

Defendants. )  
-----)

On October 9, 1969, defendants in the above styled cause filed motion for final judgment alleging that there remained no further justiciable issues present in this cause, which motion contained a prayer for judgment in favor of the defendants and for an order dissolving any injunctive order previously entered herein.

Hearing was held on the motion for judgment, testimony was taken and an order was entered by this Court on February 3, 1970, in which the motion for final judgment was taken under advisement. In said order it was provided that the defendants should file the semi-annual progress report required to be filed in the order of this Court dated September 6, 1967.

Further hearing was held, at which hearing the Court heard objections to the semi-annual progress report and entered

its order of August 4, 1970, requiring the defendants to submit semi-annual report, which report was filed in this cause on February 12, 1971.

This matter was set for hearing on motion for final judgment on March 5, 1971, at 2:30 PM. The Court has considered the progress report filed February 12, 1971, and finds that the defendants have complied with the provisions of the order of this Court requiring complete and total desegregation of the facilities involved in these proceedings. The Court has further been advised by the Honorable Earl M. Johnson representing plaintiffs that he will not appear at the final hearing and will not oppose the motion for final judgment.

The Court is of the opinion that there are no remaining justiciable issues in this cause and that this cause should be dismissed. It is therefore

ORDERED that the above cause of action is dismissed and any injunctive orders are hereby dissolved.

DONE and ORDERED at Tallahassee, Florida, this 5th day of March, 1971.



DAVID L. MIDDLEBROOKS  
United States District Judge