

CIVIL DOCKET

UNITED STATES DISTRICT COURT

Jury demand date:

JUDGE: ROBERT G. JAMES

D. C. Form No. 105A Rev.

nj

CLOSED CASE

12169

CARD INDEX

Reopened Case - 2-69

*FB-2619
72-2366
summary*

MONROE	ATTORNEYS
<p>UNITED STATES OF AMERICA, by NICHOLAS by NICHOLAS deB. KATZENBACH, Attorney General of the United States;</p> <p>vs.</p> <p>RICHLAND PARISH SCHOOL BOARD; DALLAS THOMASON, President; J. B. THOMPSON, JR., Superintendent; TRUMAN J. GREEN; LESTER HARRELL; M. K. McCONNELL; MRS. AGNES H. STRONG; DALLAS THOMASON; MAYNARD CHAMBERS; EUGENE JOHNSTON; R. L. BELL, JR.; MRS. PEARL R. RHYMES; FRED E. DOUGHIÈRE, JR., members.</p>	<p>For plaintiff:</p> <p>EDWARD L. SHAHEEN, Box 33, Shreveport, La. NICHOLAS deB. KATZENBACH, Atty. Genl. U.S. Dept. of Justice, Washington, D.C. JOHN DOAR, Asst. Atty. Genl. U.S. Dept. of Justice, Washington, D.C. Gerald F. Kamphack B. ROBERT OWEN, attorney, U.S. Dept. of Justice, Washington, D.C.</p> <p>For defendant:</p> <p>5th Jud. Dist. Court E. KRudolph McIntyre, Dist. Atty. Lowen B. Lottin, ANB Winnabona, La. W. L. Geener, Asst. Dist. Atty., 5th Jud. Dist. Court, Rayville, Louisiana</p> <p>W.D. Cotton, Spec. Asst. Atty. Genl., 307 Court House Square, Rayville, La.</p> <p>Jack P. F. Gremillion & Thomas McFerrin, State Capitol Bldg., Baton Rouge, La.</p> <p>AND</p> <p>Burton Roberts Ward, John F. Ward, Jr., 263 Louisiana Avenue, Baton Rouge, La. 70802, PH#504-348-0527 5551</p>

*728 N. ST
Baton Rouge, LA
70802*

see 15796

STATISTICAL RECORD	COSTS	DATE	NAME OR RECEIPT NO.	REC. DISB.
J.S. 5 mailed ✓	Clerk 7-21-66 \$15.00	8-10-72	Richland Ph. Sch. Bd.	5.00
	Clk. Not App (PI) 8-2-68 5.00	8-16-72	CD#T-7	5.00
J.S. 6 mailed	USM(D) 4-17-67 34.92			
SUIT UNDER T 28 SEC 1345 42	Marshal 7-28-66 \$141.60			
2000 16(a) & (b) for Inj.	SEC. 19-14-66 Supp 10.04			
Basis of Action:	USM9-14-66 (P) 15.00			
against compulsory bi-racial	Docket fee			
school system & for order	USM 4-19-67 29.88			
requiring Defts. to appear &	Witness fees			
show cause why inj. should	Clk. Not App (KD) 8-10-72 5.00			
Action arose at: not be granted.	Depositions			

12169

DATE 1966	PROCEEDINGS	Date Order or Judgment Noted
7-21-66	<p>MONROE</p> <p>Original complaint, with certificate of the Attorney General, filed. Notice by Plaintiff and Motion for temporary preliminary injunction with proposed plan for desegregation; brief in support thereof, and ORDER directing that each defendant named in complaint appear before the Court in the Federal District Court at MONROE, LOUISIANA at 9:30 A.M., xxx AUGUST 2nd, 1966 to show cause if any why an injunction should not issue, as prayed for by plaintiffs from operating by defendants and continuing to operate the public schools of Richland Parish on a segregated, bi-racial basis, and further that a copy of this Order for preliminary injunction and copy of complaint be served on the defendants, signed and filed. (bcdjr)</p>	
- 21 - 66	Original Summons (11), certified copies of complaint, order to show cause issued.	
- 27 - 66	On motion by Mr. W. R. Coenen, Counsel for Defendants, it was ordered that the hearing on Rule to Show Cause in this case fixed for 9:30 A. M. on 8-2-66 be continued to Wednesday, 8-3-66, at 10:00 A. M. (BCDJR)	
7-28-66	<p>RETURN on summons, and rules to show cause on the following:</p> <p>R. L. BELL, JR., served 7-25-66 thru his wife 7-25-66 Mangham, La.</p> <p>MRS. PEARL R. RHYMES 7-25-66 in person Rt. 5, Rayville, La.</p> <p>FRED E. DOUCHIERE, JR., in person 7-25-66 at Rt. 3, Rayville, La.</p> <p>EUGENE JOHNSTON; in person 7-25-66 Rt. 3, Box 45, Rayville, La.</p> <p>MAYNARD CHAMBERS in person 7-25-66 Start, La.</p> <p>AGNES H. STRONG, in person 7-25-66 Holly Ridge, La.</p> <p>MASSEY K. MCCONNELL in person 7-25-66 at Finance Bldg. Rayville, La.</p> <p>LESTER HARRELL thru his wife 7-25-66 at 605 Michigan St., Delhi, La.</p> <p>J. B. THOMPSON, JR., in person 7-25-66 115 Madeline Rayville, La.</p> <p>TRUMAN J. GREEN in person 7-25-66 205 2nd St., Delhi, La.</p> <p>DALLAS THOMASON, in person 7-25-66 105 Louisa St., Rayville, La.</p>	
8-3-66	<p>Case came on for trial; counsel for Defts. filed motion for additional time in which to file responsive pleadings, submitted and denied. Counsel for Defts. filed interrogatories to be answers by plaintiff and the Court ruled that Pltf. did not have to answer the interrogatories. Answer to plaintiff's complaint filed on behalf of Defts. Trial before the Court without jury entered. Counsel for Defts. stated that it was admitted that Richland Parish operated a bi-racial school system. Documentary evidence filed by Defts. Whereupon a decree permanently enjoining Defts. from operation of bi-racial school system, requiring Defts. to submit plan of Desegregation, & within 5 days, and xxxxxx deferring decision on question of teaching & administrative personnel was signed & filed. Counsel for Defts. advised the Court that they did not intend to file a plan of desegregation, whereupon the Court signed an order (decree) which, among other things, requires Defts. to desegregate Grades 1, 3, 5, 7, 9, 11 & 12 with 1966-67 school year & Grades 2, 4, 6, 8 and 12 with 1967 = 1968 school year, & enjoining Defts. from interfering with orderly administration of said plan, which was filed. (BCDJR) Acceptance of service & waiver of citation noted thereon by Mr. McIntyre.</p>	
8-25-66	<p>Application by plaintiff for order to show cause why Defts. are not in civil contempt of the Court's Orders of 8-3-66, supporting affidavits; and attached proposed Order to show cause, filed. (Written by Clerk on the bottom of said order on oral instructions of Judge Hunter were words to indicate that a hearing would be had before Judge Dawkins, Jr. at Monroe, La. on 9-8-66 at 10 AM why relief prayed for in said application should not be granted.)</p>	
8-31-66	Order of Judge Dawkins, Jr., (mentioned in preceding docket entry) directing Defts. to show cause at Monroe, La. on 9-27-66 at 9:30 AM why they should not be held in civil contempt of the Courts orders of 8-3-66, signed and filed. (BCDJR)	
8-31-66	Original Rule to Show cause with copy for service issued, directed to defendants thru their counsel of record Mr. W.R.Coenen on instructions of counsel for plaintiff.	

CLOSED CASE

12169-M

CARD INDEX

D. C. 110A Rev. Civil Docket Continuation

DATE 1966	PROCEEDINGS	Data Order or Judgment Noted
9-27-66	MONROE Case came on for hearing on Rule to Show Cause why Defts. should not be held in Civil Contempt of the Court's order of 8-3-66 and on motion of counsel for the Govt; it was ordered that the Rule be dismissed with prejudice, (BCDJR)	
X 3-31-67	Counsel XX of record MM advised that Judge Dawkins, Jr. has set a case for hearing at Monroe, La. on 4-5-67 at 1 PM on whether a new order should be entered in the light of the decision M by the 5th Circuit Court of Appeals XXXX rendered 3-29-67 in the cases of USA & Linda Stout, et al vs. Jefferson County Board of Education, et al.	
4-5-67	Counsel for Defts. moved orally to stay proceedings in KHXX Cases Nos. 11329, 11577, 12171, 12070, 12169 & 12722 until application for stay pending before the Court of Appeals is disposed of, submitted and denied. Case No. 12722 was called for trial on the merits, Testimony on behalf of Pltf. was adduced and closed. No evidence offered by Defts. Matter submitted and ordered that there be judgment for Pltf. as prayed for; and Decree in accordance therewith was signed and filed. Cases Nos. 11329, 11577, and 12171 came on for hearing on motions for further relief; and Nos. 12071 & 12169 on whether a new order should be entered in the light of the decision by the 5th Circuit Court of Appeals rendered 3-29-67 in the cases of USA & Linda Stout, et al vs. Jefferson County Board of Education, et al; submitted and a decree was signed and filed in each of said cases in accordance with said decision. (BCDJR) Copies thereof delivered to counsel of record.	
4-6-67	Writs of Injunction (11) with copies for service, & attached copy of Decree, issued & delivered to US Marshal.	50-25-7
4-14-67	Report of MM Richland Parish School Board in letter form dated 4-13-67 filed.	
4-17-67	Returns (7) on writs issued 4-6-67; filed: Service made 4-10-67.	
4-19-67	Returns (4) on writs issued 4-6-67; filed: Service made on 4-11 and 4-12-67. See returns for details.	
6-16-67	Copy of letter to US Atty from J.B. Thompson Jr., Supt. of Schools, Richland Parish, with attached report required by Court order of 4-5-67, filed.	50-2-8
9-18-67	Copy of letter to US Atty from J.B. Thompson, Jr., Supt. of Schools, Richland Parish with attached report required by Court order of 4-5-67, filed.	50-2-8
2-16-68	Application by US of America for an order to show cause why defendants are not in civil contempt and proposed order thereon, filed & submitted to Judge Dawkins, Jr. for his consideration.	50-10-5
2-16-68	Proposed Order on preceding application & application returned to Clerk by Judge Dawkins, Jr. with instructions to Clerk directing him to advise US Attorney and Dist. Atty. XXXXXXXXXXXXXXXXXXXX E. Rudolph McIntyre by telephone that the Court had fixed a CONFERENCE at Monroe, La. on 2-21-68 at 1:00 PM in connection with the application & of the fact that the proposed order had not been signed & will not be signed XXXX until after said conference. XX if such is indicated, Clerk this date by telephone delivered said message, which is being confirmed by US Atty, who is sending counsel a copy of the application and proposed order.	50-10-5
2-21-68	The Govt; having filed an application for further relief and the Court having fixed a conference today, counsel for all parties were present and stated that they were not prepared to try the matter at this time, and because the Court's calendar already has been promulgated for the interim period, which cannot now be set aside, the matter was fixed for evidentiary hearing, if such becomes necessary on 4-30-68. (BCDJR)	50-2-8
3-13-68	Notice by plaintiff of taking of deposition on 15 March 1968 of J.B. Thompson, Jr., and Dallas Thomason, filed.	50-10-5
4-17-68	Court Reporter's transcript of depositions of J.B. Thompson, Jr. and Dallas Thomason, (2 documents filed).	50-10-5
4-29-68	Notice by Plaintiff that depositions of JB Thompson, Jr. & Dallas Thomas have been filed with Clerk of Court.	50-10-5

(over)

12169-M CIV.

DATE 1968	PROCEEDINGS	Date Order or Judgment Noted
5-1-68	A pretrial conference was held this date. Answer by Defts. to Appln for order to show cause why Defts. are not in Civil Contempt, filed. Case came on for hearing on motion by Pltf. for further relief & for Defts. to show cause why they are not in Civil Contempt. Evidence, etc. adduced by Pltf. & closed. Evidence, etc. adduced by Defts. & closed. No rebuttal offered. Matter was submitted and the motion was denied. (BCDJR)	
5-17-68	Copy of letter to US Atty from Supt. of Schools Richland Parish School Board, with attached report required by Court's order of 4-6-67, Section 9, filed.	
5-28-68	Counsel of record & School Board Supts. notified by Clerk that Judge Dawkins, Jr. has set this case for hearing at Monree, La. on 7-23-68 at 9:30 AM in view of the Supreme Court's decision rendered on 5-27-68.	
7-11-68	Plaintiff's interrogatories propounded to defendants, filed.	
7-15-68	Motion by UNITED STATES for supplemental relief, notice of said motion and brief in support thereof, filed.	
7-23-68	Answer by Defts. to Pltf's. interrogatories filed. Case came on for hearing on motion for further supplemental relief, stipulation dictated to Court Reporter, oral testimony adduced documentary evidence filed; proposed order presented and it was 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 11-4-68. (BCDJR)	11-14-68
7-25-68	Order of Court in accord with hearing & ruling of 7-23-68, giving Defts. & Pltfs. until 11-4-68 to present additional evidence and to file briefs on the motions for supplemental relief & directing that freedom of choice pupil assignment method remain in effect without modification or amendment, filed. (BCDJR) Notice of entry given to Mr. Queen & Mr. McIntyre by sending copy of this entry & conformed copy of said order to them on 7-25-68. (BCDJR)	
8-2-68	Notice of Appeal from order of 7-25-68 and Designation of Record on Appeal filed by Pltf. Intvr., US of America. Copies thereof mailed by Clerk 8-25-68 to Mr. McIntyre, Mr. Cotton & Mr. Gremillion.	
8-5-68	Court Reporter's transcript of 7-23-68 proceedings (30 pages) filed.	
8-21-68	See No. 10687. Appellate Court order denying injunction pending appeal & for summary reversal, but giving certain specific instructions to District Courts, filed.	
9-16-68	Copy of Report required by Sec. IX, Part 2 of Court's Order of 4-6-67, filed, by Deft. School Board.	
9-30-68	Copy of 9-27-68 amendment to report filed 9-16-68 which corrects registration of Delhi High School, filed.	
10-1-68	Certified copy of Order of Court of Appeals remanding case to District Court for further proceedings in accordance with that Court's opinion of 8/26/68, filed.	
10-8-68	Order of Court outlining in detail subject matter to be covered at 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.	
10-28-68	Interrogatories propounded to defendants by US of America, filed.	
10-31-68	Brief by US of America in support of motions for supplemental relief filed.	
11-7-68	Affidavit of L.T. Danos (copy) filed by Harry J. Kron, Jr.	
11-9-68	Brief by Harry J. Kron, Jr. in re 11-12-68 "freedom of choice" hearing, filed.	
11-12-68	(See No. 10903) ALEXANDRIA MINUTES - A pretrial conference was held in chambers in all Western District of La. School Board Cases. Said cases came on for hearing on questions of zoning of attendance Districts and re-assigning faculties and staffs. Affidavits and copy of Record in Case 4075 from the Southern District of Mississippi were offered in evidence on behalf of Defendants. (See Case No. 10903) One witness was called on behalf of all defendants and ordered that evidence be closed subject to later filings heretofore provided for. Matter argued by counsel for private pltfs. & defendants submitted & taken	See next page

CLOSED CASE

D. C. 110A Rev. Civil Docket Continuation

Date	MONROE	PROCEEDINGS	Date Order or Judgment Note
11-12-68	Continued.		
11-14-68	under advisement. (BCDJR, EFHJR & RJP)		
	Per Curiam Decision by All 3 Judges of this District, holding among other things, that present desegregation plans are adequate to convert dual school system to a unitary system in which racial discrimination would be eliminated, that "Freedom of Choice" under Jefferson decree has reas prospects for dismantling dual system, but directing Deft. School Board to render a Report 3-1-69 with reasonable specificity that Board's plan for further faculty integration to carry out commands of 5th Circuit in Jefferson & Bessemer, and retaining jurisdiction so that further findings, if they are required, can be made by the Court after receipt of the 3-1-69 reports, filed. (BCDJR) (EFHJR, & RJP) For details see said decision. Copies of said decision mailed 1 by Clerk to counse of record shown on said decision.		
11-22-68	Court Reporter's transcript of proceedings of 11-12-68, filed.		
12-4-68	Pltfs' Bond for Costs on Appeal filed. (See No. 9981)		
12-19-68	See No. 9981. Notice of Appeal, filed.		
1-3-69	See No. 11130.		
1-6-69	See No. 9981. Transcript filed.		
1-20-69	See No. 9981.		
1-24-69	See No. 9981.		
3X-3-69	Report Required BY to be filed by 3-1-69 by Court's order of 11-14-68 filed by Deft. School Board.		
3-14-69	See No. 9981.		
6-2-69	Mandate of Court of Appeals X Reversing & Remanding District Court Judgment of 11-14-69, with attached opinion of that Court, filed.		
6-5-69	En banc order of Court based on 4-28-69 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 6-5-69, filed. Copies thereof mailed by Clerk to counsel of record and Supts. of Deft. School Boards.		
7-5-69	Desegregation Plan Proposed by Dept. of HEW in accord with 6-5-69 order, filed.		
7-5-69	Deft. Board's Plan filed in accord with 6-5-69 order.		
7-5-69	EN BANC order of Court directing Deft. Board & HEW to confer in depth to arrive at mutually acceptable plan & extending time for 16 days to finalize such plan and/or make reports thereon, filed. Notice of entry given by mailing copies to counsel of record, Supts., & HEWA.		
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	C opy of Appellate Court order denying motion by School Board to recall & stay mandate pending filing & disposition of Pet. for Writ of Certiorari, filed.		
7-22-69	ADDENDUM to desegregation plan of RICHLAND PARISH SCHOOLS, filed.		
7-29-69	Motion by Pltf. for order implementing HEW's desegregation plan, with attached UNSIGNED proposed order in accord therewith, filed.		
7-31-69	DECREE, on consideration of all plans submitted, APPROVING plan submitted by Deft. School Board which sets forth in details Desegregation Plan, that among other things requires filing of reports described therein, filed. (BCDJR) (Notation made thereon by Judge Dawkins, Jr. "This Judgment has been agreed to by all parties litigant, and by representatives of the Off. of Ed., HEW, BCDJR") Notice of entry given by Clerk on 7-31-69 by mailing "filed" copies of said Decree & of this entry to US Atty Walter & Dist. Atty E. Rudolph McIntyre.		
8-6-69	See No. 9981. Motion & Order to send original record to US Supreme Court.		

*Walter
T.M.*

(over)

Civ. 12169-M

DATE 1969	PROCEEDINGS Monroe	Date Order or Judgment Noted
9-2-69	Letter to Clerk From Supt. of Richalnd Parish Schools with attached Report of Deft. Board pertaining to & in accordance with Sec. 9 of Court's Order, (Report is as of 7-16-69)., filed.	
9-26-69	Letter to Clerk from Supt. of Richland Parish Schools with attached Report of Deft. School Board pertaining to & in accordance with Sec.9,B-1, B-2, EXX B-3 and B-4 of Court's order as of 16 July, 1969, filed.	
5-11-70	Motion by Deft. School Board for an order Modifying Court's Order of July XX 31, 1970; with attached proposals in connection therewith, filed. Said document placed in order folder for attention of Judge Dawkins, Jr.	5-19-70
5-12-70	Handwritten order of Judge Ben C. Dawkins, Jr.; written on 5-11-70 to modify Court's Order of July 31, 1970; EX setting said motion for hearing at MONROE, LA. ON JULY 2, 1970 at 10:00 A.M., filed. (BCDJR) Notice of entry given by Clerk 5-12-70 by mailing copies of this entry to Messrs. Coenen, Walter & Mitchell.	
5-19-70	Letter to Judge Dawkins, Jr. from Mr. Coenen advising the Court that agreement had been reached as to modification of the Richland Parish Plan, as set forth in said letter, with handwritten order of Judge Dawkins, Jr. as follows, filed: "5-19-70 - To Clerk: Write counsel this is correct and 7-2-70 hearing is CANCELLED. /s/ B.C.D.,Jr." Notice of entry given by Clerk 5-19-70 by mailing copies of this entry to Messrs. Coenen, Walter & Christenbury.	
9-7-70	See Case No. 15796. Hearing had re dismissals of teachers, etc. (This Case ordered consolidated with Civ. EXIE 15796).	
9-18-70	See No. 9981. "Objective Criteria" order, re dismissal or demotion, filed.	
9-22-70	See No. 9981. Extension of time, i. e. 30 days from 9-18-70 re filing of Criteria, filed.	
11-25-70	Motion by U. S. of America for supplemental relief with attachment (Court of Appeals Order), notice of hearing on said motion, certificate of service; and order of Judge Dawkins, Jr. thereon requiring defendant School Boards to file with the Clerk of this Court on the dates specified therein, the reports described therein, which reports shall be in lieu of any reports previously ordered by this Court, filed. (BCDJR) Notice of Entry given by Clerk to Counsel for Deft. School Boards by mailing copies of this entry to Mr. Thompson L. Clark, E. Randolph McIntyre, William R. Coenen, Frank Voelker, Jr., John Ward and Edward S. Christenbury.	
1-14-71	Copy of Letter from Supt. of Deft. School Board, with attached copy of Report Required by 11-25-70 Court order, filed.	
3-12-71	Statement of Non-Racial Objective Criteria filed by Deft. School Board in reponse to Courts 9-18-70 order, filed.	
4-29-71	See 10687. (US Response to Objective Criteria, etc., filed).	
5-18-71	Copy of letter to Counsel for Pltf. from Supt. of Richland Parish Schools, enclosing Reports required by 11-25-70 Order of Judge Dawkins, Jr., with Attached Schedules A, B & C; with attachments in 2 brown envelopes, filed.	
8-16-71	Interrogatories propounded to defendants by plaintiff, filed.	
10-12-71	Answers by defendants to plaintiff's 8-13-71 interrogatories, with attachments, filed. (This document is one inch thick clipped with large paper clamp).	
3-14-72	Copy of Letter of EXX 3-10-72 Letter from Richland Parish Supt. of Schools to KA Atty.Gen. of US with attached Report required by the Court's 11-25-70 Order, filed.	
4-3-72	Application by plaintiff for order to show cause why Defts. should Not be enjoined & required to immediately offer head coaching positions to two black coaches & compensate them for lost earnings; affidavits & exhibits in support thereof; and order signed 4-3-72 by Judge Dawkins, Jr. directing Deft. Board to Show cause at Monroe, La. on April 17, 1972 at 9 AM why they should not be enjoined as set forth therein, filed. (BCDJR) Notice of entry given by Clerk 4-3-72 by mailing copies of this entry & certified copies of said application & order to Gerald F. Kaminski & to Wm. EXX R. Coenen.	

(See Next Page)

CLOSED CASE

12169-M

D. C. 110A Rev. Civil Docket Continuation

6

DATE 1972	PROCEEDINGS	Date Order or Judgment Noted
4-17-72	MONROE A pretrial conference was held in chambers this date. These cases came on for hearing on motion by plaintiffs for further relief. Opening statement made on behalf of counsel for the Government in Civil No. 12169. Oral testimony adduced and documentary evidence filed on behalf of the plaintiffs and defendants until 5:00 P.M., at which time it was ordered that Court be adjourned. (BCDJR)	
4-18-72	Hearing resumed in these cases with counsel of record being present. Further testimony adduced & documentary evidence filed on behalf of plaintiffs & defendants until 1:00 P.M. It was ordered that the preliminary injunction be granted as to plaintiffs Cornist, Chisley & Hill and others similiarly situated. It was further ordered that all other matters involved were submitted and will be taken under advisement on briefs to be filed on behalf of the plaintiffs 15 days after the Court reporter files the transcript and defendants allowed 15 days thereafter in which to reply and plaintiffs allowed five days thereafter in which to file rebuttal brief. Decree in accordance with Rule to be prepared and submitted to the Court. It was further ordered that the temporary restraining order issued February 10, 1972 in certain cases be continued in force pending a decision by this Court. (BCDJR)	
4-20-72	Findings of Fact & conclusions of law in accordance with Judge Dawkins ruling of 4-18-72, with judgment thereon which directs that Plaintiff's. Cornist & Chisley be reinstated as faculty members and enjoins Deft. board as set forth therein, with respect to Pltf's. Cornist, Chisley & Hill; and directs that the following matters be taken under advisement i.e." (1) Damages & Attys. fees re discharge of Plaintiff's Chisley & Cornist (2) reinstatement of Perkins as band director & (3) Establishment of racial ratios of faculty, etc."; on briefs as indicated in the minute entry of 4-18-72, filed. Deft's. in said judgment ordered to pay for the transcript herein and the transcript of due proceedings hearings of Pltf's. Chisley & Cornist. (BCDJR) Notice of entry given by mailing copies of document to Messrs. Coenen & Kidd, <i>Kaminiski on 5-2-72</i>	
5-1-72	Supplemental findings of fact and conclusions of law ordering the Richland Parish School Board to immediately reinstate Ollie Cornist and Elvert Chisley with full back pay and in good standing in all respects as faculty members, with that the school board is preliminarily enjoined from dismissing or demoting said teachers, or any other black member of the faculty until the uniform provisions of Singleton, supra have been implemented, and unless that such dismissal or demotion is in accordance with the provisions of Singleton, supra. It is further ordered that the school board is preliminarily enjoined from the operation, enforcement, or continued execution of a rescheduling plan requiring Marie Hill or any other black faculty member of the board to do a disproportionate or unequal share, when compared to that of white faculty members, of physical education or yard duties. It is ordered that all other issues are taken under advisement. Pltfs. shall have fifteen (15) days to submit their brief, after the preparation of the transcript and, and defendants shall have fifteen (15) days thereafter within which to file their responsive brief. Plaintiffs shall have five five (5) days to respond to defendants' brief. Defendants are to pay for the preparation of the transcript herein and the transcript of the due process hearings of Elvert Chisley & Ollie Cornist. Copy of document mailed to Messrs. Kaminiski, Kidd & Coenen.	

Civ. 12169-M

DATE 1972	PROCEEDINGS	Date Order or Judgment Noted
5-10-72	MONROE Notice of appearance as attorney for defendants in Civ. Cases Nos. XXX 12169, 15796, 16322, & 16510, filed by John F. Ward, Jr.	
5-10-72	Motion by Defendant for new trial with respect to judgment entered herein on May 1, 1972, on the grounds set forth therein, filed.	M 7-20-72
5-12-72	Application for stay pending disposition of motion for new trial, with proposed order thereon, filed by defendant and delivered to Judge Dawkins by defendant's attorney.	M F
5-23-72	Motion by plaintiffs for preliminary injunction enjoining defendants from retaining John F. Ward or any other attorney solely for purpose of suppressing black interests by obtaining legal delays, with attached XXX proposed order thereon filed and presented to Judge Dawkins, Jr. for his consideration.	
5-23-72	Clerk instructed by Judge Dawkins, Jr. to make the XXXXXX following minute entry: "Counsel are hereby notified that a hearing will be held at Monroe, La. at 9:00 A.M. ON ALL PENDING MATTERS in Civil Actions Nos. 12169, 15796, 16322 and 16510." (BCDJR) Notice of entry given by Clerk 5-24-72 by mailing copies of this entry to Messrs. Walter, Kaminski, Coenen, Ward, & McLeod.	
5-30-72	The Honorable Ben C. Dawkins, Jr., has instructed the Clerk to notify all counsel that hearing on all pending matters in Civil Action Nos. 12169, 15796, 16322 and 16510 is still set, HOWEVER, CASE WILL BE HEARD IN SHREVEPORT, LOUISIANA at 10:00 A. M. on JUNE 26, 1972. Notice of entry given by mailing copies of this entry to Messrs. Walter, Kaminski, Coenen, Ward & McLeod.	
6-5-72	Opposition by petitioners to motion of John F. Ward, Jr. to enroll as counsel herein, filed.	
6-8-72	X See No. 12169---hearing set for 6-26-72 reset for 6-28-72 at Shreveport, La. Copies of said document mailed by Clerk 6-8-72 to Messrs. Kaminski, McIntyre, XXXXXX Coenen, Guste & Ward.	
6-28-72	In Civ. Nos. ^{12169, 15796, 16322 & 16510} XXXXXX counsel for defendants filed a "Motion to dismiss/motion for preliminary Injunction & ^{Pliffs} opposition to the motion of Defts'. counsel to enroll as counsel of record, because of Lack of Jurisdiction of the subject matter, want of federal question or an unsubstantial XXX federal question". Said cases then came on for hearing on (1) motion by XXX plaintiff for preliminary injunttion, (2) Deft's. motion for a new trial, and (3) on the plaintiff's opposition to motion of John Ward to enroll as counsel herein; and an evidentiary hearing was held to determine the merits, if any any, of plaintiff's preliminary injunction motion and their opposition to enrollment of John Ward as counsel. Oral testimony adduced & documentary evidence filed on XXXX behalf of plaintiffs until 12:45 PM at which time the Court ordered that the record remain open for further HEARING ON AGUST 21, 1972 IN MONROE, LOUISIANA. Briefing delays will be ordered after the 8-21-72 hearing. A BRIEF IN SUPPORT OF THEIR MOTION FOR NEW TRIAL was filed by defendants in Civ. Cases Nos. 16322 & 16510. With respect to said motion for new trial in said cases the Court directed plaintiff's to submit a Judgment denying said motions. (BCDJR)	
7-7-72	Clerk this date instructed by Judge Ben C. Dawkins, Jr. to make the following minute entry in Civ. Cases Nos. 12169, 15796, 16332, & 16510: "Due to other civil trials scheduled prior to the hearing in these matters on June 28, 1972, at which the hearing was continued until August 21, 1972, the latter setting is cancelled, and the cases will be refixed at a date when the Court's crowded docket will permit. (BCDJR)" Notice of entry given by Clerk 7-7-72 by mailing XX copies of this entry to Messrs. Kaminski, Kidd, Coenen & Ward.	
7-20-72	Order, submitted by Paul Kidd, (1) that Deft's. motion for new trial is denied as being filed too late, (2) that Court's 4-20-72 Judgment is final judgment of the Court, (2) that 5-1-72 amended Judgment was rendered pursuant to an implied motion to amend in accord with Rule 59 FRCivP., (4) Denying Deft's. motion to stay final judgment of XXXX 4-20-72 & amended 5-1-72, and (5) directing that all other matters herein are continued under advisement & pending further hearing of evidence submitted respective thereto, filed. (BCDJR) Notice of entry given 7-20-72 by Clerk by sending photo copies of said order to Messrs. Kidd, Ward, Kaminski, & Coenen.	

Civ. 12169-M

D. C. 110A Rev. Civil Docket Continuation

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DATE 1972	PROCEEDINGS	Date Order or Judgment Noted
8-10-72	<p>MONROE</p> <p>Notice of Appeal from Judgments of 7-20-72, 4-20-72 and 5-1-72 filed on behalf of defendant School Board. (Also applies to Civ. Nos. 15796, 16322, and 16510) Received from Deft. Board with Mr. Coenen's letter of 8-1-72 was ALSO the School Board's certified check No. 1389, dated 7-27-72 in sum of \$250 as the Board's Cash Bond for Costs on Appeal, to be deposited in the registry of Court. Copies of said notice of appeal mailed by Clerk 8-10-72 to Clerk of Court of Appeals, and to Messrs. Kidd, Ward, Kaminski & Coenen</p>	
10-2-72	Court Reporter's transcript of 4-17-72 proceedings (1 Vol. 62 pages) filed.	
11-30-72	Consent Order, agreed to by counsel for the US of America and by John Ward, Atty. for Deft. School Board, directing that the issues raised in this case by the Court's 4-3-72 order be dismissed, for reasons that actions taken by the Board (described in Par. 4 of said order) no longer leave any questions of fact or law to be decided by the Court, filed. (BCDJR)	
8-5-74	Motion by Stephen J. Katz and order permitting mover to withdraw record in this matter for period of 30 days from 8-5-74, filed. (TS) Clerk this date requested Fed. Records Center in Ft. Worth to forward record directly to Mr. Katz.	
9-18-74	Motion by plaintiffs for further relief and for contempt; with attached interrogatories propounded by plaintiff to Defts. Richland Parish School Board, et al, with attached certificates of service, filed. (See No. 15796)	M
9-19-74	Motion by Stephen J. Katz and Order authorizing Clerk to allow mover to continue previous withdrawal of record in this case until Oct. 3, 1974, filed. (BCDJR)	
10-8-74	Entire record (two boxes) returned to Clerk by Mr. Katz.	
10-15-74	(See No. 15796.)	M
11-8-74	(See No. 15796.)	
11-27-74	(See No. 15796.)	
1-10-75	See No. 15796.	M USM
2-10-75	See No. 15796. Hearing on motions upset.	11/15/80
2-17-75	See No. 15796.	
3-12-75	See No. 15796.	
4-11-75	See No. 15796.	
4-17-75	See No. 15796.	
10-18-77	Order (BCDJR) that the amount of \$250.00, which has remained on deposit in this Court for five (5) years, unclaimed by the persons entitled thereto, be withdrawn by the Clerk of this Court and deposited in the Treasury of the United States to the credit of the United States in the manner provided in Title 28, Section 2042, U.S.C.	
5-11-79	MOTION for further relief by (P), brief, , Notice 5-17-79	
5-11-79	INTERROGATORIES TO (D) RICHLAND PARISH SCHOOL BY (P) noticed 5-17-79	
2-12-80	ME, the pending motion for further relief in this case is set for hearing on Monday, April 21, at 9:00, in Alexandria/bg (nss) per instruc of les./ noe counsel of record.	
3-10-80	ANSWERS to interrogatories by Rich land Parish School Board./bg	
4-14-80	ANSWER (Richland Parish School Board) to Motion for Further Relief. (om)	
4-16-80	ME, argument on (P)'s motion for further relief scheduled for April 21, 80, is hereby continued until May 27, 80, (NSS)/bg noe AO	
5-7-80	M.E., The SC was held on 5-6-80. Counsel for both parties having agreed to submit P's motion for further relief on the record, the court ordered P to submit authorities, affidavits and any other evidence within twenty days from date. D will have twenty days thereafter to submit same. The hearing set for 5-27-80 is cancelled. (NSS) (om) NOE AO	

(over)

DATE	PROCEEDINGS	Date Order or Judgment Noted
3-22-84	COPY of letter from Judge Stagg to Reubin J. Hayden, Supt. of Schools, Richland Parish School Board re establishment of "Bonding District" for the Holly Ridge Schools; with attached letter from Mr. Hayden to Judge Stagg. (om)	
8/14/08	Memorandum Order: The Court, upon its own motion, hereby AMENDS the standing Decree and amendments listed in the order. Copies faxed and emailed. DD	
8/14/08	MINUTE ENTRY: Status conference will be held before Judge James on 9/3/08 at 2:30 p.m. in Chambers. The Court requests that the Superintendent and counsel attend in person	
9-2-08	ALL FUTURE FILINGS TO BE ENTERED IN CM/ECF CASE # 3:06CV12169	