

FILED
OCT 18 2004
CLERK OF COURT
U.S. DISTRICT COURT
EASTERN MICHIGAN
NORTHERN OHIO

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OHIO
EASTERN DIVISION**

DAVINE ALEXANDER, et al.)	
)	CASE NO. C84-3916
Plaintiffs)	
)	JUDGE AVERN COHN
vs.)	
)	
LOCAL 496, LABORERS')	
INTERNATIONAL UNION OF)	
NORTH AMERICA, et al.)	
)	
Defendants)	
)	

ORDER APPROVING FINAL DISTRIBUTION OF CLASS FUNDS & ASSETS

AND NOW, this 18 day of October, 2004, upon the application by letter dated October 1, 2004 by plaintiffs' counsel to approve the final distribution of class monies and assets under the Revised Settlement, Compromise and Order approved May 29, 2002 by this Court and that the total amount for distribution is \$94,837.43.

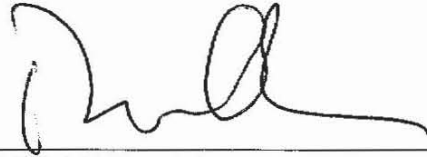
IT IS HEREBY ORDERED AND DECREED that the final distribution of the class monies and assets shall be made as follows:

1. Class counsel need not pay any bills known or unknown owed by the defendant Local 496, including the bill from Master Plan Management, Inc. for \$925 from the remaining class monies or assets.

organization that some of the members of the Class belong to. If the NAACP does not want some or all of this property, Class Counsel at his absolute discretion may offer it to

2. Any personal property of defendant Local 496, including any office equipment and furniture in the hiring hall shall be donated to the Lake County NAACP which is an organization that some of the members of the Class belong to. If the NAACP does not want some or all of this property, Class Counsel at his absolute discretion may offer it to any church, temple, or mosque in Lake County where Class members worship.
3. If the 1994 Cadillac which had been in the possession of Local 496's Business Manager is located or monies paid for it shall be donated to the Lake County NAACP for use as a litigation defense fund to handle costs, but not attorneys' fees, for civil rights claims in Lake County, Ohio; and

IT IS FURTHER ORDERED AND DECREED that the final class payments shall be made using the percentages listed and approved by the Court in its previous Order dated February 22, 2001.



JUDGE AVERN COHN

Dated:

OCT 18 2004