

IN THE UNITED STATES DISTRICT COURT FOR THE
MIDDLE DISTRICT OF ALABAMA
EASTERN DIVISION

FILED

FEB 27 1968

ANTHONY T. LEE, et al.,)
)
Plaintiffs,)
)
UNITED STATES OF AMERICA,)
)
Plaintiff-Intervenor,)
And Amicus Curiae,)
)
vs.)
)
MACON COUNTY BOARD OF EDUCATION,)
et al.,)
)
Defendants.)

R. C. DOBSON, CLERK
BY.....*JCS*.....
DEPUTY CLERK

CIVIL ACTION
NO. 604-E

NOTICE OF MOTION
AND MOTION

TO ALL PARTIES AND THE ATTORNEYS OF RECORD FOR EACH PARTY:

PLEASE TAKE NOTICE that at 9:30 A.M., March 9, 1968, in the United States District Courtroom, Montgomery, Alabama, the United States will move the Court for an order requiring the defendant Alabama State Board of Education and the defendant members of the State Board of Education and the defendant State Superintendent of Education to require that all colleges and junior colleges subject to their control:

1. Commencing with the school year 1968-69 belong to no athletic conference, league, or association unless all eligible state colleges or state junior colleges with interscholastic athletic programs belong to the same conference, league or association; and

2. Schedule interscholastic athletic contest without regard to race.

As grounds for its motion, the United States avers:

1. The predominantly white state colleges in Alabama belong to the Alabama Collegiate Conference, which consists only of predominantly white schools. The predominantly Negro state colleges in Alabama belong to the Southeastern Intercollegiate Athletic Conference, which consists only of predominantly Negro schools. The predominantly white state junior colleges that have interscholastic athletic programs belong to the Alabama Junior College Conference, which consists only of predominantly white junior colleges.

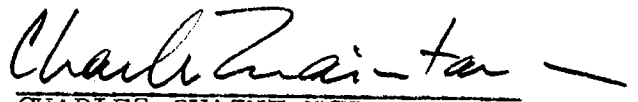
2. The predominantly white state colleges and state junior colleges in Alabama schedule athletic contests only with other predominantly white schools. The predominantly Negro state colleges and state junior colleges in Alabama schedule athletic contests only with other predominantly Negro colleges and junior colleges.

3. The State Board of Education and its members and the State Superintendent of Education have an affirmative duty to disestablish the dual system of athletics at the state colleges and state junior colleges, and they have not done so.

This motion will be based on the pleadings, papers,
and evidence on file in this case and on the evidence
to be adduced at the hearing on this motion.

Respectfully submitted,

STEPHEN J. POLLAK
Assistant Attorney General


CHARLES QUAINANCE
Attorney
Department of Justice

CERTIFICATE OF SERVICE

I hereby certify that on February 27, 1968, I served the foregoing Notice of Motion and Motion upon the parties by hand-delivering copies to Mr. Maury D. Smith and Mr. Oakley Melton and by mailing a copy thereof, postage prepaid, to the following attorneys of record:

Honorable Hugh Maddox
Legal Adviser to the Governor
State Capitol
Montgomery, Alabama 36104

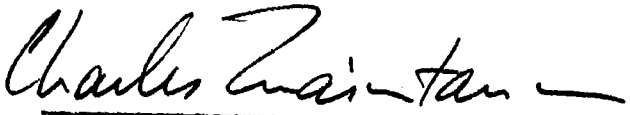
Mr. John Satterfield
Attorney at Law
P.O. Box 466
Yazoo City, Mississippi 39194

Honorable MacDonald Gallion
Attorney General
State of Alabama
State Capitol
Montgomery, Alabama 36104

Attn: Gordon Madison
Assistant Attorney General

Mr. Fred D. Gray
252 Dexter Avenue
Montgomery, Alabama 36104

Mr. Orzell Billingsley
Attorney at Law
Suite 510
1630 Fourth Avenue, North
Birmingham, Alabama 35203
Mr. Melvin Zarr
NAACP Legal Defense
and Educational Fund, Inc.
10 Columbus Circle
New York, New York 10019


Attorney
Department of Justice