

D. C. Form No. 106A
 JUDGE: ROBERT G. JAMES

CLOSED CASE

12924

DOCKET *Geo. M. Strickler, Jr., 606 Common St., New Orleans, La.*

MONROE TITLE OF CASE ✓

ERIC ~~XXXXXXXX~~ CLEVELAND, by father & next friend
 TAYLOR ~~XXXXXXXX~~ CLEVELAND; and
 LE EUNICE McCRAY & JOUSHA MADDOX, by their mother
 and tutrix, Gloria Faye Maddox, each individually
 & ex rel all other negroes similarly situated.

3 VS.

UNION PARISH SCHOOL BOARD; JAMES ~~XX~~ V. ALLEN, Ind.
 & as President of Union Parish School Board; and
 J.G. ELLIOT, Ind. & as Supt. of Schools of ~~XX~~ Union
 Parish

Suit Under T. 28, Secs. 1331, 1343(3) & T. 42, Sec. 1983 for Injunction
 Basis of action: against Operation of Compulsory Bi-~~KKR~~Racial School
 System

Jury trial claimed by NJ

on _____, 19__

2-16-72
 Collins, Douglas & Elie, 2211 Dryades St., New Orleans, La. 70113;
 Richard B. Sobol, ~~XXXXXXXXXXXXXX~~
 Donald Juneau, 608 ~~Common St.~~ **
 New Orleans, La. 70113;
 Alvin J. Bronstein, 603 North Parish St., Jackson, Miss. 39202
 all
 For/Defendant:
 Ragan D. Madden, Dist. Atty., 3d Jud. Dist. Court, Ruston, La.; and
~~Wesley J. W. Warner, Jr.~~
~~Wesley J. W. Warner, Jr.~~, Assf. Dist. Atty., 3d Jud. Dist. Court, Farmerville, La.
P.O. Box 579

*interviewed 2
 Rocky Branch Parent-
 Teacher Organization
 Jack Wright Jr.*

DATE	PLAINTIFF'S ACCOUNT	RECEIVED	DISBURSED	DATE	DEFENDANT'S ACCOUNT	RECEIVED	DISBURSED
5-23-67	Collins, etc.	15.00					
5-24-67	CD#T-47		15.00				
11-27-68	Collins, etc.	5.00					
12-4-68	CD#T-23		5.00				
7-14-69	Sobol, NotiApp.	\$5.00					
7-16-69	CDT-23		5.00				

*602 Pres Ave
 MONROE LA 71201
 318-387-0993 phone
 318-387-0925 fax*

ABSTRACT OF COSTS	
TO WHOM DUE	AMOUNT
5-23-67, Clerk's	15.00
6-8-67 USM	24.24
7-5-67 USM	3.20
11-27-68, Clk. NotAppP	5.00

RECEIPTS, REMARKS, ETC.

12924

DATE 1967	MONROE FILINGS--PROCEEDINGS	AMOUNT REPORTED IN EMOLUMENT RETURNS
5-23-67	Original complaint and motion for Preliminary Injunction, filed.	M
5-23-67	Original summonses (3) with copies for service, issued.	
5-25-67	Order Order (in notation form) of Judge Dawkins, Jr. setting hearing at Monroe, Louisiana on June 21, 1967 on plaintiff's motion for preliminary Injunction, filed. (BCDJR) Notice of entry given to counsel for plaintiffs, Atty.Gen. of La. and to District Attorney for Union Parish.	
6-7-67	Plaintiff's request for Admission of Facts, filed.	
6-12-67	Motion by Union Parish School Board, James V. Allen and J.G. Elliott to dismiss complaint for lack of authority of plaintiffs or plaintiffs' attorneys to bring this action and/or stand in judgment, X with attachments, filed.	M
6-12-67	Answer to plaintiff's complaint filed on behalf of defendants.	a. RT
6-12-67	Case fixed for hearing on plaintiff's application for preliminary injunction, all pending motions and on the merits in Monroe, Louisiana Tuesday, June 20th, 1967 at 9:30 A.M. All Counsel of record notified. (bcdjr)	
6-8-67	Return on summons (3), filed: J.G. ELLIOT served 6-2-67; UNION PARISH SCHOOL BOARD served 6-2-67; JAMES V. ALLEN served 6-2-67. ✓	
6-20-67	Motion and order appointing Taylor Cleveland Guardian ad litem for Eric Cleveland, filed Motion and order permitting Richard Jones, Jr. and Leola G. Jones to intervene as plaintiffs and brief in support thereof, filed. Motion and order permitting Paxton Turner and Purley Mae Turner to enroll as plaintiffs, filed. Case came on for hearing on application of plaintiffs for preliminary injunction, motion by Defts. to dismiss for lack of authority of plaintiffs to bring this action and for trial on the merits; oral testimony adduced, argued, submitted and it was order that Defts' motion to dismiss be overruled and a decree in accordance with prayer in plaintiffs' petition requiring Deft. to take steps outlined therein to disestablish all school segregation & to eliminate effect of dual school system, XXXXX (BCDJR) was signed and filed. Copies thereof delivered to counsel for each side.	
6-22-67	Original writs of injunction, (2) with copies for service, issued.	
7-5-67	Return on injunction, filed: J.G. ELLIOT served 6-22-67 and JAMES V. ALLEN served 6-22-67.	
9-26-67	Report of Defendant School Board pursuant to Court's Order of 6-20-67, filed.	
10-2-67	Supplement to 9-26-67 Report with respect to Part VI of Court's order of 6-20-67 filed by Deft. School Board.	
5-28-68	Counsel of record & School Board Supts. notified by Clerk that Judge Dawkins, Jr. has set this case for hearing at Monroe, La. on 7-23-68 at 9:30 AM in view of the Supreme Court's decision rendered on 5-27-68.	
5-30-68	XXX Report of Deft. School Board pursuant to Court's Order of 6-20-67, Sec. IX re Choice Period, filed.	
7-18-68	Plaintiffs Motion for supplemental Relief, with Proposed Order thereon, with brief in support thereof, filed with attachments to brief.	
7-23-68	Plan for assignment of Students & Teachers for the 1968-1969 School Session filed by Defts. Case came on for hearing on motion for K further supplemental relief. Stipulation dictated to the Court Reporter in lieu of oral testimony, documentary evidence filed and it was order that the matter be left open for 130 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)	
XXXXX		
10-3-68	Report Required by Court's 6-20-67 order filed by Deft. School Board.	
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.	

CLOSED CASE

D. C. 110A Rev. Civil Docket Continuation

DATE 1968	PROCEEDINGS	Date Order or Judgment Noted
10-18-68	Motion by plaintiffs and order that Richard B. Sobol and George M. Strickler, Jr. be enrolled as co-counsel, for plaintiffs, filed. (BCDJR) Notice of entry given by mailing copies of this entry to Mr. Collins & Mr. HEWITT Madden on 10-22-68.	
11-4-68	Plaintiffs' memo of law in support of supplemental relief, filed. (See No. 11130)	
11-4-68	Plaintiffs' first xxx interrogatories to Deft. School Board, filed.	
11-6-68	Affidavit of J.G. Elliott, Supt. Union Parish School Board with attached exhibits and maps filed in re hearing set for 11-12-68.	
11-7-68	Affidavit of I.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. (See No. 10903)	
11-12-68	(ALEXANDRIA MINUTES) A pretrial conference was held in Chambers in All WD of La. School Board Cases. Said case came on for hearing on questions of zoning of attendance Districts and reassigning faculties and staffs. Affidavits & copy of Record in Case No. 4075 from the SD of Miss. were offered in evidence on behalf of Defts. (See No. 10903) One witness was called on behalf of all Defts. and ordered that evidence be closed subject to later filings heretofore provided for. Matter argued by counsel for private plaintiffs and defendants, submitted and taken under advisement. (BCDJR, EFHJR, & RJP)	PT
11-14-68	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 real 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 received the 3-1-69 reports, filed. (BCDJR) EFHJR, & RJP) For further details see said decision. Copies thereof mailed by Clerk to Collins, Douglas & Elie and to Ragan D. Madden.	
11-18-68	Defendant School Board's answer to plaintiff's interrogatories, filed.	
11-14-68	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 real 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 by Clerk to counsel of record shown on said decision.	
11-22-	Court Reporter's transcript of proceedings of 11-12-68, filed.	
11-27-68	Plaintiffs' Notice of Appeal from Court's Decision of 11-13-68; Designation of Record on Appeal & Statement of Issues Appellant intends to present on Appeal; and Bond for Costs on Appeal in sum of \$250.00 (which is applicable to this case & six (6) other School Board Cases---See No. 11130-M) Alvery Manuel & Lillie Mae Washington, Sureties, filed. Copy of Notice of Appeal mailed by Clerk to Mr. Ragan D. Madden.	
12-4-68	Pltfs'. Bond for Costs on Appeal filed. (See No. 9981)	
12-23-68	Letter Type designation of record on appeal filed by Pltfs. (See No. 11130)	
IX-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.	

(over)

Civ. No. 12924-M

DATE 1969	PROCEEDINGS	Date Order or Judgment Noted
2-26-69	MONROE Report required to be filed by 3-1-69 by Court's Order of 11-14-68 filed by	
3-14-69	Deft. School Board, N See No. 9981.	
6-2-69	Mandate of Court of Appeals Reversing & Remanding District Court 11-14-69 judgment with attached opinion of the Court, filed.	
6-5-69	En banc order of Court based on 5-28-69 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	EN 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 with attached Petition signed by Large Group of People.	
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. & HEW.	
7-2-69	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	Copy of Appellate Court order denying motion by School Board to recall & stay mandate pending filing & disposition of Pet. for Writ of Certiorari, filed.	
7-14-69	Notice of appeal filed on behalf of Pltf from 7-8-69 order, filed. Notice of entry given.	
8-1-69	Decree of Judge Ben C. Dawkins, Jr. which incorporates therein New Desegregation Plan for Deft. School Board, filed. (BCDJR) (For details see said Judgment) Notice of entry given by mailing copies of this entry and "filed" copies of said Decree to Mr. Strickler and Mr. Madden.	
8-6-69	See No. 9981. Motion & Order to send original record to US Supreme Court.	
8-28-69	Letter to Clerk from HEW Deft. School Board with attached report required by Topic VIII of the Court's 8-1-69 Decree, filed.	
9-30-69	Letter to Clerk from Supt. of Deft. School Board with attached report required by Sec. VI of Court's 8-1-69 decree, filed.	
10-13-69	Interrogatories propounded by Pltfs. to Deft. School Board, filed.	
1-20-70	Motion by plaintiffs for supplemental relief effective 2-1-70, in accordance with ruling of Supreme Court in Carter et al v. West Feliciana, filed; and placed in order folder for attention of Judge Dawkins, Jr.	
* 1-23-70	Clerk received this date from Mr. Strickler a proposed Order, which if signed, would direct Deft. School Board to implement HEW's Desegregation plan filed in summer of 1969. Said document submitted to Judge Dawkins, Jr. & returned "UNSIGNED", with instructions to Clerk to advise counsel for all parties that the Court has set this case for hearing at Monroe, La. on 1-28-70 at 9 A.M. (BCDJR) Notice of entry given by Clerk 1-23-70 by mailing copies of this entry to Messrs. Spencer, Madden, Strickler, & Messrs. Collins, Douglas & Elie.	
* 1-21-70	Case came on for hearing on motion by Pltfs for supplemental relief, motion submitted & granted. Counsel for Pltf. was instructed to prepare and order for the School Board to submit a plan by 1-28-70. (BCDJR)	
* 1-28-70	Case came on for hearing on desegregation plan, it was ordered that the plan be approved; Findings of Fact and Conclusions of Law and a Decree in accordance therewith are to be prepared. (BCDJR)	
2-11-70	Decree of Judge Dawkins, Jr. in accord with 1-28-70 hearing which HEW incorporates therein the Court Approved Desegregation plan to be implemented by 2-1-70 & requires Deft. Board to submit Reports described therein; & attached exhibit, filed. (BCDJR) Notice of entry given by Clerk by mailing copies of this entry to Messrs. Strickler & Madden.	

Civ. 12924-M

D. C. 110A

DATE 1970	MONROE	FILINGS--PROCEEDINGS	CLERK'S FEES		AMOUNT REPORTED IN EMOLUMENT RETURNS
			PLAINTIFF	DEFENDANT	
3-2-70		KKMX Report by Deft. School Board as of 3-1-70 as directed in the Court order of 2-11-70 filed.			
4-2-70		Motion by plaintiffs and order that Stanley A. Halpin, Jr. be enrolled as associate or co-counsel for plaintiffs, filed. (BCDJR) Notice of entry given, on 4-4-70.			
4-2-70		Motion by plaintiffs for supplemental relief (re graduation exercises) and order of Court enjoining Deft. Board from requiring senior students to return to their former schools for graduation exercise & from taking any other steps toward racial segregation of graduation exercises in schools operated by Deft. Board, filed. (BCDJR) NOTE: Judge Dawkins, Jr. added the following language to the suggested order: ", unless the students desire to return to their former schools for graduation exercises and so indicate in writing that they desire to do so. In other words, graduating seniors have the election to do so, or not do so, provided a majority of such students so elect." NOTICE OF ENTRY GIVEN BY CLERK 4-4-70 by mailing copies of both 4-2-70 entries to Messrs. Spencer, Madden, & Strickler on 4-4-70.			
8-20-70		Motion by plaintiffs to compel payment of costs and order thereon granting same, Union Parish School Board is to pay the plaintiffs the costs taxed against the board by the Court of Appeals in the sum of \$174.40, filed. (BCDJR) Copy of order mailed to Strickler and Madden.			
8-21-70		Interrogatories propounded by plaintiffs to defendants, filed.			
9-3-70		Letter to KKX Clerk from Union Parish School Board with attached Report required by Court's 2-11-70 order, being submitted as of 9-1-70, filed.			
9-21		Answer by Defendant to plaintiffs' interrogatories, filed.			
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.			
10-8-70		(See No. 9981). Extension motion and order regarding Objective Criteria.			
2-24-71		Statement of Objective Nonracial Criteria filed by Deft. Board in response to Courts orders of 9-18-71 and 10-8-70, filed. Copy thereof mailed by Clerk to Geo. M. Strickler.			
6-21-71		Document which appears to be Deft. Board's answer to plaintiffs' interrogatories; and ALSO said Board's May 1, 1971 Report as directed by the Court's 2-11-70 order, filed. (Appears to be a copy of the original)			
7-30-71		Motion by Messrs. Kidd & McLeod to withdraw the entire record and order thereon allowing same, to be returned on or before thirty (30) days from this date, filed. (BCDJR)			
8-10-71		Motion by Stanley A. Halpin, Jr., Geo. M. Strickler, Jr. & Debra A. Milliken to withdraw as counsel for plaintiffs and handwritten order signed by Judge Dawkins, Jr. granting said motion and substituting Paul Kidd of Monroe, La. in movers' place, filed. (BCDJR) Notice of entry given by Clerk, 8-10-71 by mailing copies of this entry to Messrs. Halpin & KK Madden.			
8-31-71		Motion by plaintiffs for supplemental relief "In re teacher Mrs. Grace Oliver"; affidavit, and Proposed Order thereon, filed.			
8-31-71		Motion by plaintiffs to enroll Robert P. McLeod as co-counsel for Pltfs. & proposed order thereon, filed.			
8-31-71		With a copy of this entry the Clerk this date, on instructions of Judge Ben C. Dawkins, Jr. MAILED BOTH 8-31-71 DOCUMENTS TO JUDGE EDWIN F. HUNTER, JR. to handle himself, or to send to one of the other two Judges, as he sees fit. (BCDJR) Notice of entry given by Clerk 8-31-71 by mailing copies of the 8-31-71 entries to Messrs. McLeod, Spencer & Madden.			

(over)

Civ. 12924-M

DATE	FILINGS—PROCEEDINGS	CLERK'S FEES		AMOUNT REPORTED IN EMOLUMENT RETURNS
		PLAINTIFF	DEFENDANT	
1971	MONROE			
9-2-71	Order signed by Judge Hunter 9-1-71 enrolling Robert P. McLeod as co-counsel for plaintiffs herein, filed. (EPHJR) Notice of entry given.			
9-2-71	Handwritten order of Judge Hunter written on plaintiffs' proposed order to show cause as follows, filed: "This petition should be XXXX filed -- served on defendants who should file answer within 20 days -- Matter will then be set for hearing if one is deemed necessary. XXXX /s/ E.F. Hunter, Jr." Notice of entry given by Clerk 9-2-71 by mailing copies of this entry to Messrs. McLeod, Madden & Spencer.			
9-2-71	The following Note was written by Mr. McLeod on Judge Hunter's 9-1-71 letter transmitting above mentioned order to Clerk: "Per instructions from Mrs. Oliver we intend to withdraw the subject motion for supplemental relief filed in this matter. Sept. 2, 1971. /s/ Robert P. McLeod." By telephone Clerk advised Judge Hunter of contents of said note, and Clerk was advised by Judge Hunter & by Mr. McLeod that it would not be XXX necessary to make service on defendants of the motion and orders.			
11-29-71	Record returned to Clerk by Mr. Kidd.			
5-1-72	Letter to Judge Dawkins, Jr. from Deft. School Board President & Secretary and Handwritten order thereon by Judge Dawkins, Jr. extending time in which Required Report to the Court be filed to 6-1-72, filed. Copies thereof mailed by Clerk to Messrs. Kidd, Spencer, and to Pres. of Board Charles H. Allen.			
6-16-72	Letter to Clerk from Supt. Chiles I. Carpenter of Union Parish School Board, with attached Report required by the Court's Feb. 1970 order, filed.			
6-29-72	Letter to Messrs. Collins, Douglas & File, with copy to Messrs. Sobel, Strickler, Roberts and Judge Dawkins, advising that the matter would be heard in Shreveport, on July 3, 1972, at 10:00 A. M., filed. ✓			
7-3-72	Case came on for hearing (trial) pursuant to Court's order directing a new reapportionment plan to be submitted. A suggested plan for a reap. was filed on behalf of Deft. and Oral testimony adduced & filed on behalf of Deft. until 2:45 P.M., and closed. It was ordered that the case be continued until 8-2-72 at SHREVEPORT, LA., 10:00 A.M., (bcdjr) (Also 17,641)			
8-2-72	These cases came on for further hearing (this case and 17641) this date, it was ordered that both cases be continued tentatively until August 18th, 1972 at 2:00 P.M., in SHREVEPORT, LA., (BCDJR)			
3-10-72	Order signed by Judge Dawkins, Jr. 8-10-72 (1) granting oral motion of Paul H. Kidd to withdraw as counsel for plaintiffs, and (2) Authorizing Rocky Branch School to teach through Grade 8K for students from that School district only for the reasons set forth therein, filed. (BCDJR) (Submitted by counsel for Defts.) Notice of entry given by Clerk 8-17-72 by mailing certified copies of said order to Messrs Spencer & Kidd.			
8-18-72	(SHREVEPORT MINUTES) Proposed Plan for reapportionment filed on behalf of defendants in Civil Number 17,641. Cases came on for further hearing (trial) at 2:11 P. M. Oral testimony adduced and documentary evidence filed on behalf of the Defendants until 3:30 P. M. and closed. The matter submitted, ordered that the Plan be approved with certain modifications and further ordered that Judgment in accordance therewith be prepared and submitted to the Court for consideration. The matter as to Attorney fees in Case No. 17,019 submitted and taken under advisement. (BCDJR)			
8-16-73	Letter from Asst. Dist. Atty. Jas. I. Spencer requesting Court approval to institute a kindergarten in the Rock Brank Area; with attached reply to said letter by Judge Hunter dated 8-15-73, with attachment, filed.			
10-23-75	Defendant Board's Statement of Objective Non-Racial Criteria, filed.			
10-30-75	Motion by Stephen J. Katz & order of Judge Stagg permitting mover to withdraw record in this case to be returned on or before 11-30-75, filed. (TS) Entire record mailed to Mr. Katz 10-31-75.			
11-14-75	Entire record returned by Mr. Katz this date.			

CIVIL DOCKET CONTINUATION SHEET

PLAINTIFF		DEFENDANT	DOCKET NO. _____
			PAGE ____ OF ____ PAGES

DATE	NR.	MONROE	PROCEEDINGS
7-17-79			MOTION (Union Parish School Brd.) to amend decree, referred. (bc)
8-3-79			ORDER that the DECREE ENTERED FEB. 11, 70, be amended. (TS)/bg noe 8-3-79
8-21-79			PROPOSED ORDER SUBSTITUTING COUNSEL (DA 3rd District) referred /bg
8-21-79			ORDER the Honorable RW Farrar, Jr. be enrolled as counsel of record for the (D)'s
8/7/00			and the late James T. Spencer be removed as counsel of record. (TS)/bg noe 8-22-79
8/14/00			MOTION by Stephen J Katz counsel for Union Parish School Board to check out closed record referred to Magistrate Judge Robert H Shemwell (cw)
8/13/01			ORDER granting motion for Stephen J Katz to check out closed record, and he is to return same to the Clerk of Court within 10 days thereafter. (signed by Magistrate Judge Robert H. Shemwell) NOE by: sem (sem)
8/14/01			MOTION by the Union Parish School Board to Amend Consent Decree entered 2/11/70 referred to Judge Robert G. James with proposed order (sem)
7/18/05			ORDER grantng motion to amend consent decree entered 2/11/70. ORDERED that the decree be amended as listed herein. (signed by Judge Robert G. James) NOE by: sem (sem)
7/20/05			MOTION TO AMEND CONSENT DECREE by Union Parish School Board referred to Judge Robert G James by Monroe Office (kf) (Duplicate copy attached)
8/23/05			ORDER granting Motion to Amend Consent Decree. IT IS ORDERED THAT THE Decree of 2/11/70, and the Orders of 8/3/79 and 8/14/01, be amended in only the following respects: 1) Students who formerl attended Rocky Branch Elementary School are assigned to Farmerville Elementary School for gradesK-5 and Farmerville Junior High School for grades 6-8. 2) Students in grades 5-8 who attended Lillie School and resided in the Bernice School attendance zone will attend Bernice School. 3) Students in grades 5-8 which attended Lillie School and resided in the Spearsville School attendance zone will attend Spearsville School; 4) All students who attended Linville High School will attend Marion High School. (Signed by Judge Robert G James) NOE by: kf (kf)
9/1/05			MOTION AND ORDER FOR LEAVE TO FILE PETITION FOR INTERVENTION PER RULE 24 by Rocky Branch Parent-Teacher Organization w/ Proposed Order and Proposed Intervention referred to Judge Robert G James (kf)
9/7/05			MINUTE ENTRY re Rocky Branch Parent-Teacher Organization's Motion and Order for Leave to File Petition for Intervention Per Rule 24. The Union Parish School Board is instructed to file any brief in opposition to the PTO's motion no later than Monday, 9/12/05. Should any party or interested person wish to file a brief in this matter, those briefs would also be due 9/12/05. The Court will set any hearing, if necessary, once briefs are submitted. (by Judge Robert James) NOE by: kf. (kf)
			OPPOSITION TO PETITION FOR INTERVENTION filed by the Union Parish School Board. (kf)

9/8/05 ALL FURTHER DOCKET ENTRIES SHOULD BE MADE IN CORRECT CASE # 67-12924