

APPENDIX

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PLAINTIFFS' EXHIBIT 2A

ONE RACE SCHOOLS AND CLASSROOMS in one race schools, 1972-73

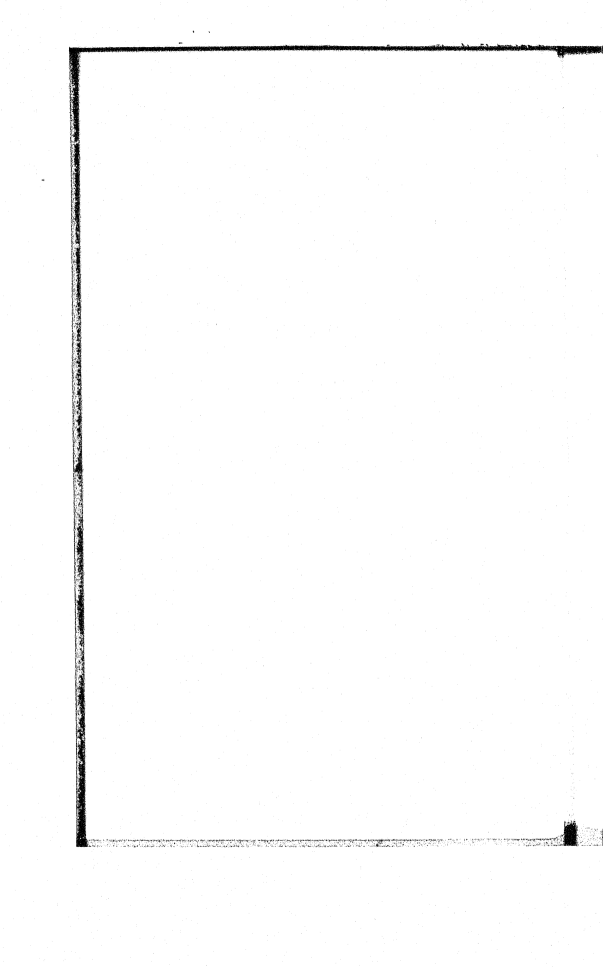
SCHOOLS

Total Schools			68 1001
Schools with pupil	racial composition	90% or more <u>Black</u>	22 32.3
Schools with pupil	racial composition	90% or more White	25 36.8
Schools with pupil	racial composition	90% or more Black or	White 47 69.1

CLASSROONS	f t of Total
Total Classrooms	1,390 1001
Classrooms in schools with pupil racial compositions	•
90% or more <u>Black</u>	464 33.4
Classrooms in schools with pupil racial composition	
90t or mere <u>White</u>	- 647 46.6
Classrooms in schools with pupil racial composition	
90% or more Black or White	1,110 80.0

Source: D. P. S. Enrollment Data and Division of Research Compilations

17-12-11-12-11



PLAINTIFFS' EXHIBIT 2B

1951-52 OVERVIEW

Number Schools47Enroliment34,948Black Pupils6,628t Black Pupils19.0White Pupils28,320t White Pupils81.0

ONE RACE SCHOOLS

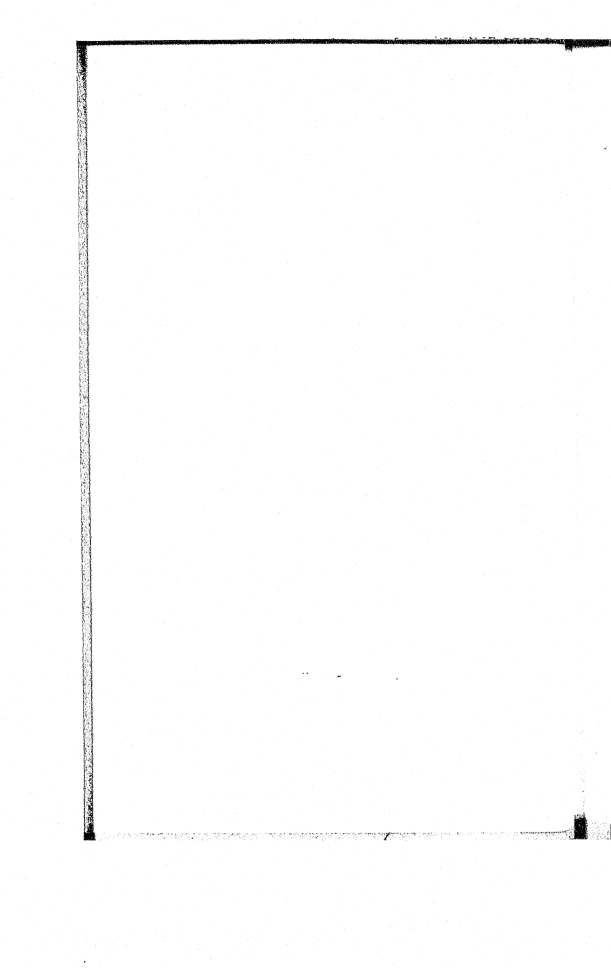
	90+ White Schools	24
3,602	_	0
54.3		. 0
0	•	23,514
0		13.0
	•	3,602

Total	Schoo	ols	•	•	28
Total	Stude	nts		27,	116
t of T	otal	Soude	ents	* 7	7.6

a sa na s

Source: D. P. S. Enrollment Data

• ••



PLAINTIFFS' EXHIBIT 2C

1963-64 OVERVIEW

based or	Ohio Civil Rights Surv	ey. (School Data)
Number Schools	- 64	(66)
Enrollment	\$7,361	(\$9,091)
Black Pupils	15,987	(18,377)
& Black Pupils	27.8	(31.1)
White Pupils	41,374	(40,714)
& White Pupils	68.9	(68.9)

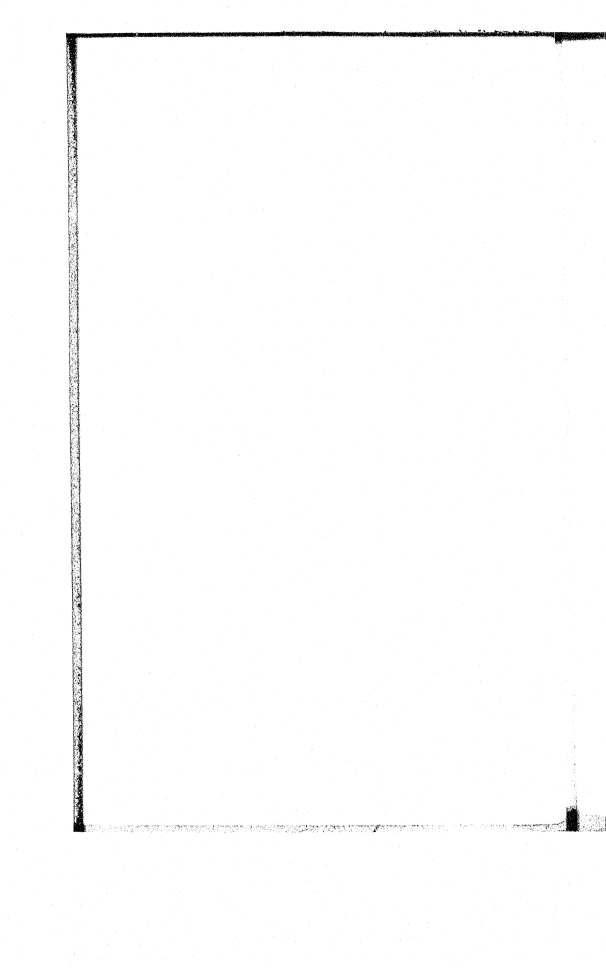
ONE RACE SCHOOLS

Number 90+ Black Schools	13	90+ White Schools	43
No. of Black Students	12,665		361
t of Black Students	79.2		2.2
No. of White Students	391	• • • •	37,544
t of White Students	0.9		90.7

Total Schools	57 ·
Total Students	50,961
& of Total Students	88.8

Source: Ohio Civil Rights Survey

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PLAINTIFFS' EXHIBIT 2D

1971-1972 OVERVIEW

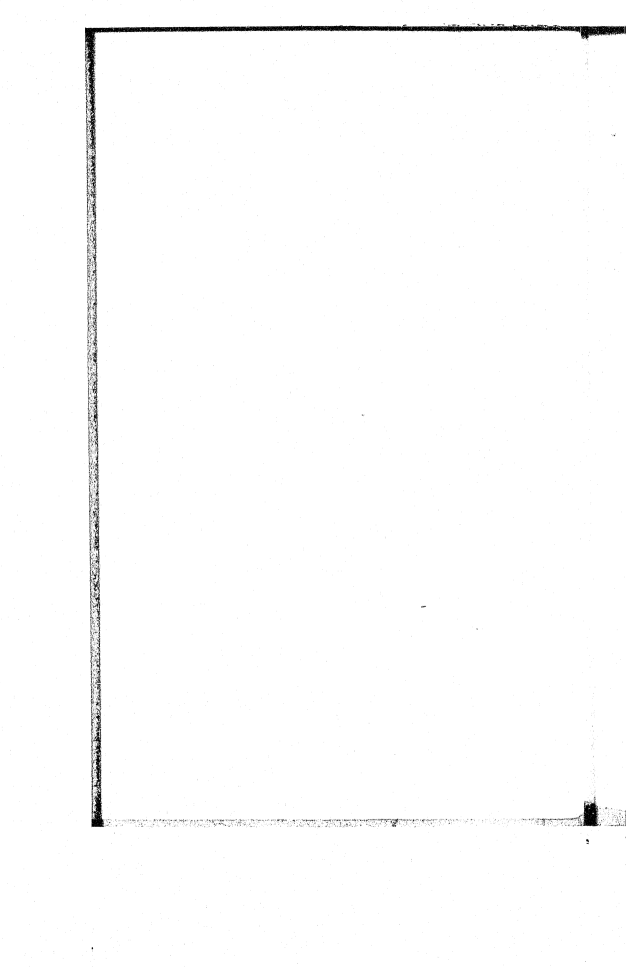
• (1	ncluding	Pre school	Enroll	Lment	, 25 0	ť	October 197	1)		
Number Schoo	ls		69							
Enrollment		55,	,142		(Actua	1	Enrollment	٠	53,936)	
Black Pupils	t -	23,	544	÷	•	:	• •		;	
8 Black Pupi	15		12.7							
White Pupils	L .	31,	598							
1 White Pupi	13	:	57.3							

ONE RACE SCHOOLS

21	90+ White Schools	28	
17,871		759	
75.9		3.2	
287	•	22,171	
0.9	•	. 70.2	
	17,871 75.9 287	17,871 75.9 287	17,871 759 75.9 3.2 287 22,171

Total Schools		49
Total Students	٠	41,085
t of Total Stude	nts	74.5

Source: D. P. S. Enrollment Data



PLAINTIFFS' EXHIBIT 2E

SCHOOL SEGREGATION OVERVIEW

Black Schools

Of the 4 schools 90% or more <u>black</u> in 1951-52, all continue ^a 90% or more <u>black</u> in 1972-73.

Of the 13 schools 90% or more <u>black</u> in 1963-64, all remain 90% or more <u>black</u> in 1972-73.

Of the 21 schools 90% or more <u>black</u> in 1971-72, all remain 90% or more black in 1972-73.

White Schools

Of the 25 schools 90% or more white in 1972-75 all opened 90% or more white and, if open, were 90% or more white in 1971-1972, 1963-64, and 1951-52.

 In 1962 the Dunbar High School Building was converted to the McFarlane Elementary School, a new Dunbar High School opened, and the Willard and Garfield schools were closed and theirpupils assigned to the McFarlane School. McFarlane opened with an all black student body and faculty; Dunbar opened with a virtually all black staff and pupil population and in 1963-64 enrolled a pupil population 99.61 black.

Source: D. P. S. Enrollment Data, Ohio Civil Rights Survey, D. P. S. Research Division Compilations.

6-Ex. PLAINTIFFS' EXHIBIT

•	School	s or more Black Faculty	(63-64)	o or more Black Faculty	Pupil % Black****	υ or more Black Faculty	<pre>\$ Black Pupils</pre>
	Roth*			11	53.5	50	92.3
	McFarlane**			43	99.6	48	99.9
4	Carlson*			9	95.9	21	99.0
•	Jackson Primary	*		11	96.2	19	98.8
	Louise Troy*			22	99.8	20	100.0
	Westwood	· · · · · · · · · · · · · · · · · · ·		20	94.7	42	99.4
	Adams					6	73.8
	Jefferson Elem.					8	60.1
א	Jefferson Prim.					9	57.1
5	Longfellow					7	42.3
	McNary*		•			17	99.4
	Residence Pk. E	1				23	98.8
	Residence Pk. Pr					11	99.3

Every school which is 90% or more <u>black</u>, in the 1972-73 school year appears on this list. No school which is 60% or more <u>white in</u> the 1972-73 school year appears on this list. Of the 25 schools with <u>less than 10%</u> black enrollment, all had less than 6 black faculty in the 1968-69 school year, and every year theretofore. Only 4 had 3 - 5 black teachers, while 14 had 1 or no black teachers; in 1968-69 only 36 black teachers were assigned to these white schools.

*

1997 ANTALANA ANTALA

School not open until figures appear on the list. In 1962 the original Dunbar High School Building was converted into the McFarlane Elementary School and a new Dunbar High School opened; at the same time the Garfield and Willard Schools closed and their students absorbed in the McFarlane ** Elementary School.

*** Central closed.

****The Kennedy special school also had 6 black faculty.

Source: D. P. S. Personnel Data, D. P. S. Enrollment Data, Ohio Civil Rights Survey, D. P. S. Research Division Compilations.

Purtfind Citier 3

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68-69

63-64

(

School	3 or more Black Faculty	(63-64)	6 or more Black Faculty	Pupil % Black****	6 or more Black Faculty	Black Pupils
Roth*			11	53.5	50	92.3
McFarlane**			43	99.6	48	99.9
Carlson*		• • • •	9	95.9	21	99.0
Jackson Prim	nary*		11	96.2	19	98.8
Louise Troy*	•		22	99.8	. 20	100.0
Westwood			20	94.7	42	99.4
Adams	na na sina ang kang kang kang kang kang kang kan				6	73.8
Jefferson El	lem				8	60.1
Jefferson Pr	rim.*		· · · · · · · · · · · · · · · · · · ·		9	57.]
Lorgfellow					, 7	42.3
McNary*						99.4
Residence Pk	. E1				23	98.8
Residence Pk					11	99.3.

Every school which is 90% or more <u>black</u>, in the 1972-73 school year appears on this list. No school which is 60% or more <u>white</u> in the 1972-73 school year appears on this list. Of the 25 schools with <u>less than 10%</u> black enrollment, all had less than 6 black faculty in the 1968-69 school year, and every year theretofore. Only 4 had 3 - 5 black teachers, while 14 had 1 or no black teachers; in 1968-69 only 36 black teachers were assigned to these white schools.

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*** Central closed.

****The Kennedy special school also had 6 black faculty.

Source: D. P. S. Fersonnel Data, D. P. S. Enrollment Data, Ohio Civil Rights Survey, D. P. S. Research Division Compilations.

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68-69

63-64

4.1

	School	1 Black Facul	950-51 ty Pupil Racia	L Comp.	1951-52	\$51-52	1953-54 3 or More Black	(*51-52)	195 3 or More	6-57 (\$ 51-52)
	Roth*				سرت که هر		• • • • • • • • • • • • • • • • • • •			
	McFarlane*							·		
63-1			· · · · · · · ·							
64	Jackson Primary									
	Louise Troy									
	Westwood									
	Adams			, alay and a second	- <u> </u>					
	Jefferson Elem.							• • • • •		
0	Jefferson Prim.*									
69-69	Longfellow			•						
	McNary*						*			
	Residence Pk. El.							****		
	Residence Pk. Pr.*	•	•	- -		ين - منه مو نو نو ا				

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 WALLAL IDENTIFICATION OF BLACK SCHOOLS BY FACULTY ASSIGNMENT

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School	1958-59 3 or more Black Faculty	(63-64)		196 6 or more Black Faculty	Pupil \$ Black	6 or more Black Faculty	\$ Black Pupils
unbar	Black	(92.7**)		42 **	92.7**	62	99.3
arfield	Black	(B1ack)**		(Black)**	(B1ack)**	(Black)**	(Black) **
logaman	Black	Black		37	100	40	99.5
Villard	Black	(Black)**		(Black)**	(B1ack)**	(Black)**	(Black)**
Veaver	19	(98.8)		31	98.8	43	99.9 '
Edison	5	(80.0)	•	6	80.0	16	97.3
Jackson	9	(98.5)		23	98.5	33	99.1
Miami Chapel*	A11 but 3 black	(99.6)		27	99.6	29	99.9
Irving	10	(96.6)		17	96.6	26	99.0
irving Highview	5	(82.0)		16	82.0	21	97.0
Whittier	11	(95.6)		14	95.6	12	99.2
Roosevelt	. 10	(94.5)		22	94.5	68	100
Central	4	((40.2))***		()**	()***	()***	()***
Greene	5	(89.5)		11	89.5	21	96.8

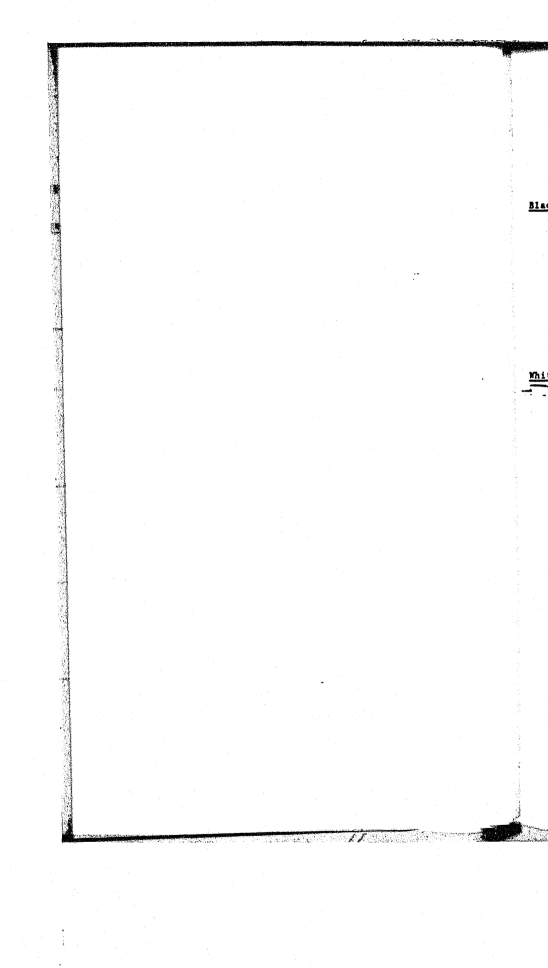
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School	1950 Black Faculty	-51 Pupil Racial Comp.	1951-52	\$51-52	1953-54 3 or More Black	(\$51-52)	195 3 or More	5-57 (\$ 51-52)
Dunbar	All Black	All Black	Black	Black	Black(48)	(Black)	Black	(Black)
Garfield	All Black	All Black	Black	Black	Black (16)	(Black)	Black	(Black)
Wogaman	All Black	All Black	Black	Black	Black (33)	(Black)	Black	(Black)
Willard	All Black	All Black	Black	Black	Black (22)	(½ 1ack)	Black	(Black)
Weaver			1	67.6% B	3	(67.6)	13	(67.6)
Edison			• - • • •		3 ,	(43.0).	4	(43.0)
Jackson					3	(35.9)	7	(35.9)
Miami Chapel*	2				29 (Black)	All Black	All but 3 B	lack/All Bla
Irving	· · · ·						4	(46. 6)
Highview						****	5	(1.7)
Whittier			* 				13	(29.9)
Roosevelt	+							
Central			****					
Greene							موجة مت علي	

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PLAINTIFFS' EXHIBIT 4

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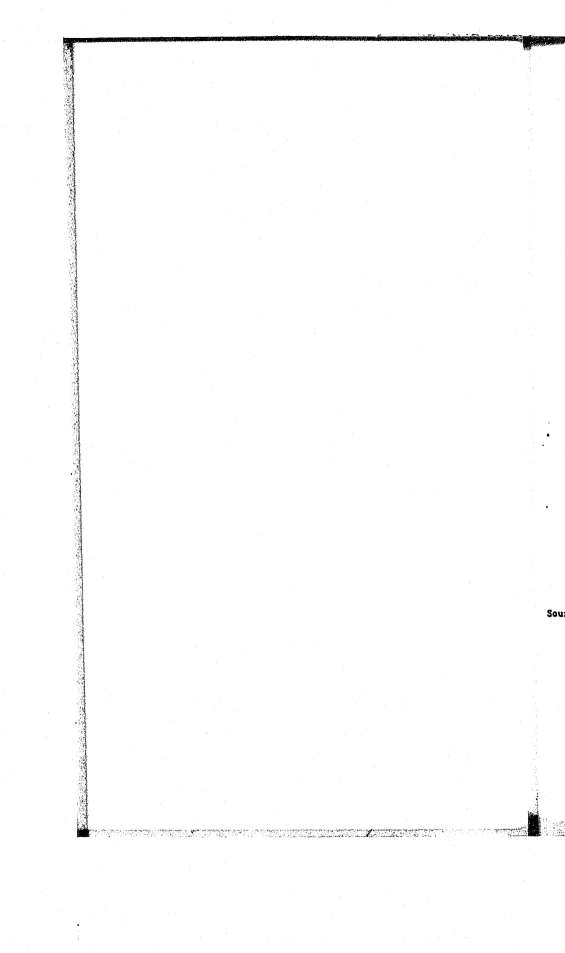
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1950 to Date: RACIALLY IDENTIFIABLE CLASSROOMS OPENED (NEW SCHOOLS OR ADDITIONS) WHICH REMAIN PREDOMINANTLY BLACK OR PREDOMINANTLY WHITE IN PUPIL RACIAL COMPOSITION*

and the second second

			WHELE IN FULLE RUN	ING COMPOSITION"
	School	Year Opened	AT OPENING White Pupils	AT OPENING White Faculty
Black	Dunbar	1962 less	than 10 (7; 3 in 19	63) 5
	Carlson	1958	5	0
		1967	0.9	16
	Edison	1971	1.2	62
	Greene	1969	2.5	20
	Jackson Prim MacFarlane	1963 - 1954	0.1	32
	Marialiana	(1962)	0.0	0
	McNary	1964	0.0	35
	Miami Chapel	1953	0.0	15
		1954	0.0	-7
	Residence Pk Prim		(80 in 1967)	38.5
	Troy	1957	0.0	7.
		1958 ·	0.0	7.
	Neaver	1950	30	100
		1954	less than 30	mostly
		1969	0.0	23
White	Wogamon Belmont	1955	0.0	0
AUTCE	Delight	1956 1960	. 100	100
	Meadowdale H.S.	1960	100	100 100
	Weanongers u.3.	1967	99.1	94.1
1960 - S. M. S.	Patterson Co-op	1954	100	100
	raccerson to op	1967	87.2	96.5
	Stivers	1966	99	95
•	Wilbur Wright	1953	ROStly	100
		1964	96.7	94
	Orville Wright	1952	100	100
		1955	100	100
	Allen Bala	1966	100	100
	Allen Prim Belle Haven	1969 1954	100	90 100
	Dalfa Umacu	1957	100	100
		1958	100	100
		1964 .	100	100
	Brown	1950	100	100
	•	1953	100	100
	Cleveland	1956	100	100
		1967	100	100
	Eastmont	1955	100	100
		1958 1967	100	100 97
	Fairview	1950	100 100	100
		1955	100	100
		1966	100	100
	Fort McKinley	1955	100	100
	Franklin	1961	100	100
•		1967	100	97
	Gettysburg	1950	100	100
	Grant	1952 1952	100	- 100
	Grant	1955	100	100
	Huffman	1967	98.5	100 93
	Kemp	1951	100	100
	r	1954	100	100
		1957	100	100
	Lewton	1951	100	100
		1954	100	100
		1957	100	100



Plaintiffs' Exhibit 4

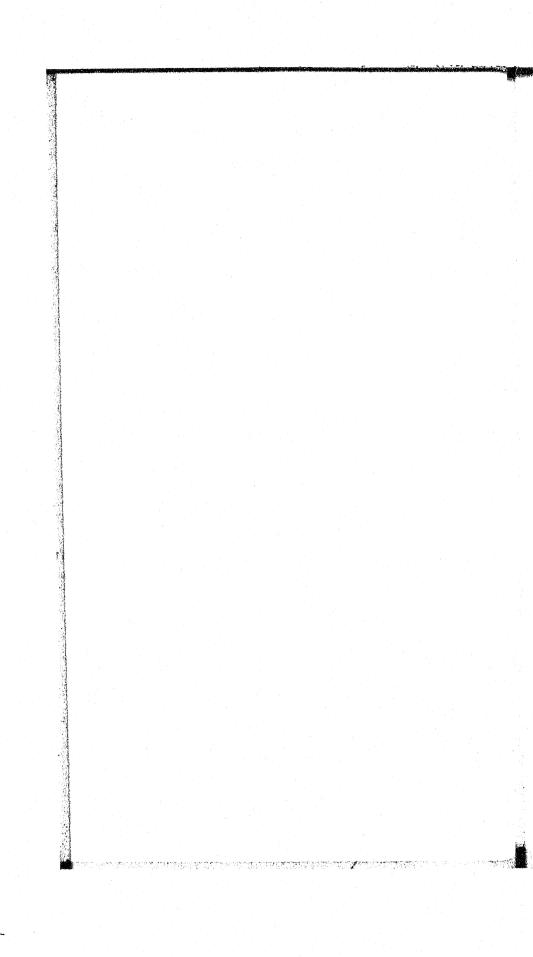
- 2 -

School	Year Opened	AT OPENING 1 White Pupils	AT OPENING 1 White Faculty
Lincoln	1957	100	100
Loos	1964 1954	100	98.3
F003	1954	100 98.8	100
Horace Mann	1954	100	96 100
	1957	100	100
Headowdale El	1957	130	100
	1962	100	100
Patterson	1966 1954	100	100
Larreligou	1970	100 100	100
Ruskin	1955	100	100
	1966	(100 in 1967)	(100 in 1967)
Shiloh	2953	100	100
	1960	100	100
Shoup Mill	1969 1958	94	. 96
Valerie	1956	100	100
Nebster	1968	100	100

• The schools and classrooms which opened as racially identifiable black schools contain pupil populations over 95t black in the 1971-1972 school year. The schools and classrooms which opened as racially identifiable white schools contain 90t or more white pupil populations in 1971-1972 school year with the exception of Patterson Co-op (69.0% white), Stivers (87.7% white), Valenie (36.5% white), Settysburg (85.5% white), and Belle Haven (89.7% white).

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Source: D.P.S. Personnel Reports; Compilation of the D.P.S. Division of Research and D.P.S. Office of Equal Educational Opportunity; and the D.P.S. Building Schedule.



PLAINTIFFS' EXHIBIT 5A

1963-64 New Black Teacher Employments/Placements

46

- 43 Full-time assignments
- 40 To schools with pupils racial composition 80% or more black

1964-65 New Black Teacher Employments/Placements

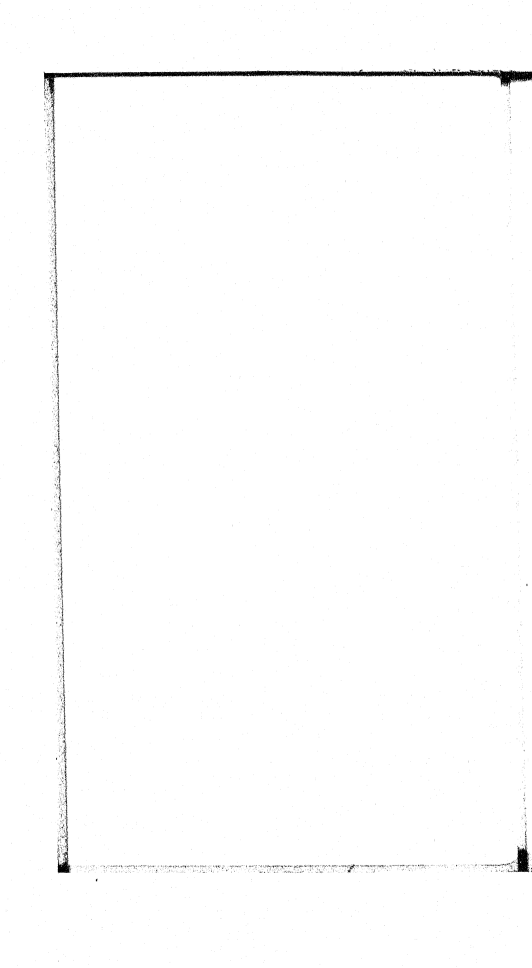
73

- 68 Full-time assignments
- 57 To schools with pupil racial composition 80% or more black

1968-69 Assignments of New and Transfer Teachers

		ools with dominantly	Schools with Predominantly	
	White	Enrollment	Negro Enrollment	Total
Negro Teac		40	95	135
White Teac	hers	223	64	287

Source: D.P.S. Personnel Reports; D.P.S. Superintendent's Compilations



PLAINTIFFS' EXHIBIT 5D

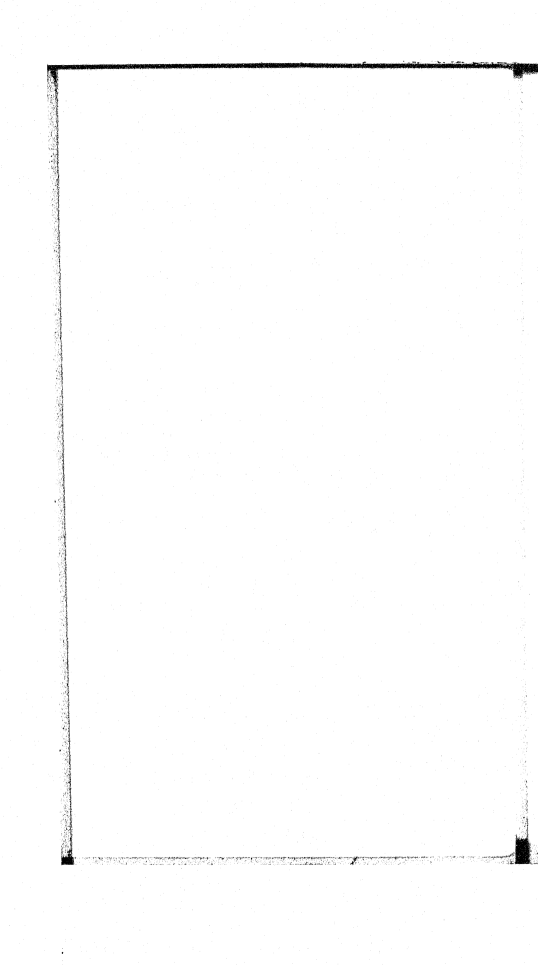
RACIAL PATTERN IN THE ALLOCATION OF PUPILS AND FACULTY

Year	No. Black Teachers	No. White Teachers	Faculty Allocated To Pupil Populations 90% + Black	Faculty Allocated To Pupil Populations 90% + White
1950-51			All Black No Mhite	No Black All Mite
1963-64	415	1616	304 (74.5%) 151 (7.3%) 1	51 (12.75) 280 (79.25)
1963-69	746	1847	633 (84.8%) 172 (9.3%) 1	172 (9.3%) 299 (70.3%)

Source: D.P.S. Personnel Reports and Division of Research Compilations, Ohio Civil Rights Survey.

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PLAINTIFFS' EXHIBIT 7

THE BOARD OF EDUCATION OF THE CITY SCHOOL DISTRICT OF DAYTON, OHIO

WEDNESDAY – DECEMBER 8, 1971 – REGULAR MEETING

The following Resolution was introduced for adoption by Mr. Lucas, seconded by Mrs. Sterzer:

RESOLUTION SEEKING JOINT ACTION TO END SEGREGATION IN EDUCATION, HOUSING AND EMPLOYMENT IN THE METROPOLITAN DAYTON AREA

- WHEREAS, the Committee of 75, in reporting to this Board, has called renewed attention to the widespread racial and economic isolation of pupils in the Dayton Public Schools and in schools of the metropolitan Dayton area.
- NOW, THEREFORE, BE IT RESOLVED by the Board of Education of the City School District of Dayton:
 - 1. That this Board hereby recognizes and admits that racial and economic segregation exists in the Dayton schools because of the actions and inactions of this and predecessor boards in the establishment of attendance districts, the location and expansion of school buildings, pupils assignment practices, design of curriculum suitable to urban needs, the assignment of teachers and other staff, and the conduct of student activity programs; the past actions or inactions of the Ohio General Assembly, the State Board of Education, and other agencies of Federal, state, and local government in contributing to the development and continuation of segregated housing, education, and employment in the Day-

Plaintiffs' Exhibit 7

ton metropolitan area and other parts of Ohio; and the actions in inactions of lending agencies, real estate interests, employers, unions, private schools, colleges, churches, and other organizations that have reinforced segregation.

- 2. That this Board recognizes that past actions or inactions of the Board of Education and residential racial segregation are interdependent phenomena.
- 3. That this Board recognizes that the black minority population of the Dayton metropolitan area, as illustrated by the existence of schools of opposite racial composition in districts with contiguous district lines, essentially is contained within the central city of Dayton, as a result of discriminatory practices. Such containment works against a viable integrated school system within the city, and the Board asserts that a truly effective solution is possible only through a metropolitan approach.
- 4. That this Board of Education recognizes that racial and economic integration of student bodies in each school is imperative to providing equal educational opportunity, a broad curriculum capable of serving the individual needs of pupils, and a democratic environment in which future citizens can be prepared to live in America's multi-ethnic society.
- 5. That this Board views the racial and ethnic mix of the Dayton City School District and of the metropolitan area as assets; that this population, if reflected in each school, could itself contribute to people's learning from each other; and that, as a whole, the metropolitan area represents a nearly ideal cross section of the nation that could permit schools here to become a model of American democracy in action.
- 6. That this Board hereby invites and urges agencies of the federal, state, and local governments and organizations

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of religious, business, labor, education, communications, civic service, and real estate to assist the Board in desegregation of Dayton schools and to pledge publicly their accelerated efforts to bring about desegregation in housing, education and employment throughout the Dayton metropolitan area.

7. That the Clerk of The Board be and hereby is directed to forward a true copy of this resolution to the following:

Governor of the State of Ohio President of the State Board of Education Speaker of the Ohio House of Representatives President of the Ohio Senate Montgomery County Members of the Ohio General Assembly and United States Congress Montgomery County Commissioners Dayton City Commissioners Montgomery County Council of Governments City Plan Board Miami Valley Regional Planning Commission Miami Valley Regional Transit Authority Metropolitan Housing Authority Apartment Owners Association

Area Progress Council

Assembly of Area Councils

Chairmen of Democratic and Republican Organizations

Community Affairs Committee

Congress of Representatives East Dayton Organizations

Dayton Advisory Council on Education

Dayton Area Board of Realtors

Dayton Area Chamber of Commerce

Dayton Area Junior Chamber of Commerce

Dayton Building Trades Council

Dayton Classroom Teachers Association

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Dayton-Miami Valley AFL-CIO Dayton Model Cities Planning Council, Inc. Dayton Public Service Union Dayton Urban League Deans of Area Colleges of Education Elementary Principals Association Metropolitan Churches United Miami Valley Consortium of Colleges and Universities Montgomery County Community Action Agency Montgomery County Council of PTAs National Association for the Advancement of Colored People Ohio Association of Public School Employees Presidents Club Secondary Principals Association

Southern Christian Leadership Conference

After introduction of the motion to adopt the Resolution, Mrs. Groff asked that the following statement be made a part of the Minutes:

"I feel that this resolution is beyond the jurisdiction of this Board because first of all it doesn't require a vote because it is in violation of this Board's present policy. Even though you sent out and stated that the policy we have on record referred to the election back in November 10, 1970, I would like to refute that because I have here a newspaper clipping quoting Dr. Carrell. It was when we were about to submit the policy on middle schools. On the question of middle schools, and I'd like to quote, "It has been alledged that there are 9 middle schools already chosen but not revealed by the Board. That they will be implemented over a weekend." Answer: "On both counts the answer is "no". First, I have not heard of any such proposal for 9 middle schools. 1 have no idea whether there will be 9 or 3 or 18. There is no proposal before the Board at this moment for any one of those figures. The Board adopted a policy some time ago

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which said there would be 4 month's notice given to the public prior to the adoption of any significant policy decision. I feel that we still feel bound by that." Now, this is a new policy decision. This is the first time it has been before the Board. I feel this resolution is out of order. It's invalid because you are violating the Board's policy."

Upon completion of further discussion, it was moved by Mr. Ridenour, seconded by Mr. Hart, that action on the Resolution be tabled until the next regular meeting. Roll Call on the motion to table:

YEAS: Groff, Hart, Ridenour -3NAYS: Carrell, Seaman, Sterzer, and Lucas -4

The motion to table was declared defeated.

Roll Call on original motion to adopt the Resolution:

YEAS: Carrell, Hart, Seaman, Sterzer, and Lucas -5NAYS: Groff, Ridenour -2

The Resolution was declared adopted.

The following Resolution was introduced for adoption by Mr. Lucas, seconded by Mrs. Sterzer:

RESOLUTION ASKING FOR STATE ASSISTANCE TO DESEGREGATE PUBLIC SCHOOLS

WHEREAS, The Committee of 75 has recommended school integration on a metropolitan basis, and

WHEREAS, the State of Ohio has responsibility and authority for the operation of public schools, and the State Board of Education has the duty to administer the laws relating generally to the operation of the schools, and

WHEREAS, the Ohio Attorney General has ruled that the State Board of Education has the authority to restrict fund-

Plaintiffs' Exhibit 7

ing in any school district in which said Board finds as a matter of fact that racial segregation exists,

NOW, THEREFORE, BE IT RESOLVED by the Board of Education of the City School District of Dayton:

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- 1. That this Board hereby petitions the State of Ohio and the State Board of Education (a) to obtain from Ohio Civil Rights Commission, U. S. Office of Education and such other sources as it may deem useful, data on racial isolation of faculty, staffs and pupils within and among the several school districts as presently constituted in the metropolitan Dayton area; (b) to develop guidelines and criteria as may be necessary to assure an educationally and socially viable mix of pupils, within the socio-economic characteristics of the metropolitan area as a whole; (c) to require said districts to cooperate in preparing and implementing a plan for assignment of faculty, staffs and pupils in accordance with said guidelines and criteria, and (d) to assure adequate funding from state and district sources to continue the operation of the schools and the implementation of said plans throughout the period of transition and thereafter.
- 2. That said plans be developed by September 1, 1972 and fully implemented not later than September 1, 1973.
- 3. That the Clerk of the Board forward a true copy of this resolution to the Governor of the State of Ohio, the Speaker of the House of Representatives, the President of the Ohio Senate and the President of the State Board of Education.

After introduction of the motion to adopt the Resolution, Mrs. Groff asked that the following statement be made a part of the Minutes:

"Yes, I object to this resolution because it is also invalid and in violation of this Board's policy too. Also this is the

Plaintiffs' Exhibit 7

responsibility of the State Board of Education and the State Legislature and not this Board of Education to make these kinds of laws."

It was moved by Mr. Rinenour, seconded by Mr. Hart, that action on the Resolution be tabled. Roll Call on the motion to table:

YEAS: Groff, Hart, and Ridenour -3NAYS: Carrell, Seaman, Sterzer, and Lucas -4

The motion to table was declared defeated.

Roll Call on original motion to adopt the Resolution:

YEAS: Carrell, Hart, Seaman, Sterzer, and Lucas -5 NAYS: Groff and Ridenour -2

The Resolution was declared adopted.

[PROPOSAL TO SUBMIT RESOUTION ASKING FOR STATE ASSISTANCE TO DESEGREGATE PUBLIC SCHOOLS TO THE STATE BOARD OF EDUCATION]

It was moved by Mrs. Sterzer, seconded by Mr. Seaman, that the Resolution asking for State Assistance to Desegregate Public Schools be carried by a committee representative of the school district to the next State Board of Education meeting and presented at their public hearing. Roll Call:

YEAS: Carrell, Hart, Seaman, Sterzer, and Lucas -5 NAYS: Groff and Ridenour -2

The motion was declared approved.

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The following Resolution was introduced for adoption by Mr. Lucas, seconded by Mrs. Sterzer:

RESOLUTION ORDERING THE RACIAL AND ECONOMIC INTEGRATION OF PUPILS IN THE DAYTON PUBLIC SCHOOLS

- WHEREAS, the Board of Education of the Dayton City School District recognizes a moral and legal duty to provide quality non-segregated education for all students in the district, and,
- WHEREAS, integrated education is vital to the achievement of quality education for all pupils, black and white, rich and poor, and,
- WHEREAS, the Fourteenth amendment to the United States Constitution and the mandate of the United States Supreme Court in Brown v. Board of Education decision and subsequent court decisions place an affirmative duty to disestablish the segregated attendance patterns which result in whole or in part from its actions and inactions in order to equalize educational opportunity, and,
 - WHEREAS, segregated educational opportunity and unequal educational opportunities for minority and poor students now exist in the Dayton Public Schools, and
 - WHEREAS, this inequality exists as a result of the acts and omissions of this Board and preceding Boards in their decisions concerning the site election of school buildings, size of school buildings, changes and adoption of school attendance boundaries, pupil assignment practices, faculty and staff hiring and assignment practices and.
 - WHEREAS, this Board has requested and received reports of findings and recommendations from the State Department of Education and the Committee of 75,

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NOW, THEREFORE, BE IT RESOLVED by the Board of Education of the City School District of Dayton that it is the policy of this Board that each school shall enroll pupils in a manner which substantially reflects the racial and economic characteristics of the district as a whole. The Board recognizes that implementation of this policy requires departure from past practices and requires special planning to assure a smooth transition. The Board therefore directs:

- 1. That the superintendent in consultation with professional staff and the representatives of employee organizations, design and implement a mandatory program of in-service education involving all staff members to prepare staff for changes in enrolments and to develop an individualized, multi-ethnic curriculum in each school.
- 2. That Dayton Advisory Council on Education be requested to organize a Community Involvement Advisory Committee and a Lay Citizens Financial Review Committee to advise the superintendent during the course of planning and implementing integration programs, as recommended by the Committee of 75.
- 3. That the superintendent be and hereby is directed to develop and implement plans for the ravial and economic integration of pupils using the following guidelines and criteria:
 - a. Attendance districts as presently constituted are rescinded effective September 1, 1972.
 - b. No building shall have a racial composition and family income characteristics substantially disproportionate to the district as a whole.
 - c. After determination of building capacities and racial and economic characteristics of attendance areas, pupils will be assigned to a school in which such assignment would contribute to a mix as in b. above.

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- d. Freedom of Enrollment policy with the exception of transfers for course enrollment shall be eliminated by September 1, 1972.
- e. Desegregation is to be completed by September, 1972.
 - f. Nothing herein shall be construed to limit the establishment of magnet, demonstration, specialized or other education complexes, provided that the sites for instruction meet the criteria in c. above.
- g. Transportation shall be held to a minimum, but is specifically included as one means of implementing this policy.

PLAINTIFFS' EXHIBIT 8

THE BOARD OF EDUCATION OF THE CITY SCHOOL DISTRICT OF DAYTON, OHIO

MONDAY – JANUARY 3, 1972 – REGULAR MEETING

[RESOLUTION FOR AUTHORIZATION TO ADVERTISE FOR BIDS FOR PURCHASE OF SCHOOL BUSSES]

It was moved by Mr. Lucas, seconded by Mr. Lawson, that the following Resolution be adopted:

RESOLUTION ON SCHOOL BUS PURCHASING

WHEREAS, it has been determined that it is necessary to purchase one hundred and thirty, sixty-six passenger conventional or seventy-three passenger transit type buses, and,

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WHEREAS, it is recommended that school buses be purchased and operated by the Board of Education, and,

WHEREAS, plans and specifications have been prepared by the Business Department,

NOW, THEREFORE, BE IT RESOLVED that the Clerk-Treasurer be and hereby is authorized to advertise for bids to be opened and read publicly in accordance with the provisions of Section 3313.46, Revised Code and that they be tabulated and reported to the Board at its earliest meeting after the bid opening.

YEAS: Lawson, Lucas, and Sterzer – 3 NAYS: Goodwin, Groff, Ridenour, and Hart – 4

The Resolution was declared defeated.

[RESOLUTION REGARDING PREPARATION OF BUDGET]

It was moved by Mr. Goodwin, seconded by Mr. Ridenour, that in the preparation of the 1972 budget the Superintendent be directed by the Board to maintain line items in the same categories in order to give Board members direct comparison across the line, to maintain cost comparison from one year to another and with monthly reports to be made to the Board.

YEAS: Goodwin, Groff, Lawson, Ridenour, and Hart – 5 NAYS: Lucas – 1 ABSTENTION: Sterzer – 1

The motion was declared approved.

Plaintiffs' Exhibit 8 [RESOLUTION FOR AUDIT]

It was moved by Mr. Goodwin, seconded by Mrs. Groff, that the Clerk-Treasurer be authorized to seek bids immediateately for a complete audit of 1970 and 1971 income and expenditures of the Board of Education in each category relative to all items listed in the Appropriation Budget and amended budgets with the audit to be made according to the use of State and Federal guidelines. Mr. Lucas stated that boards of education do not have statutory authority to employ independent auditors to audit their records.

The chair then requested that the motion be tabled and a ruling sought as to whether or not the action indicated in the motion could be legally carried out.

It was moved by Mr. Lucas, seconded by Mr. Lawson, that the matter be tabled in accordance with the request of President Hart.

YEAS: Goodwin, Groff, Lawson, Lucas, Ridenour, Stetzer, and Hart -7

NAYS: None

The motion to table was declared approved.

[CONSIDERATION OF THREE RESOLUTIONS DRAFTED DECEMBER 8, 1971]

Mrs. Groff asked the Chair whether the motion to reconsider the three resolutions on integration could be brought up at this time. President Hart called up the motion on the vote to reconsider at the request of Mrs. Groff and then read the following statement:

"On December 8, 1971, there was presented to this board three resolutions by Mr. Lucas, to-wit:

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Plaintiffs' Exhibit 8

- 1. Resolution Seeking Joint Action to End Segregation in Education, Housing and Employment in the Metropolitan Dayton Area.
- 2. Resolution Asking For State Assistance to Desegregate Public Schools.
- 3. Resolution Ordering The Racial and Economic Integration of Pupils in The Dayton Public Schools.

The motion was seconded and passed.

Thereafter Mr. Hart moved, seconded by Mrs. Groff, that the above resolutions offered by Mr. Lucas, (titles being read) be taken up at the next meeting, that the questions be reconsidered and entered upon the minutes of the December 8, 1971, meeting.

Mr. Lucas ruled that the motion to reconsider was out of order.

Later Mr. Lucas, publicly, withdrew this ruling. The chair concurs that Mr. Lucas' ruling was in itself out of order for the reason that — whether a point of order is raised or not, all actions in violation of the by-laws are null and void automatically. Our by-laws provides for reconsideration and for the use of Robert's Rules of Order which also provides for motions to reconsider and enter.

The December 8, 1971 meeting then by unanimous vote was recessed to a definite date and never reconvened.

On December 30, 1971, an assemblage of various board members was held and a purported vote taken on the reconsideration heretofore entered on the minutes of the December 8, 1971 meeting. This was NOT convened as a special meeting as the notice did not indicate that the call was for a special meeting and did not list reconsideration or any agenda which under our rules of order must be done. Secondly, it was not signed by members calling the meeting.

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Thirdly, the notice merely recited action taken at a previous assemblage of December 16, 1971.

We must not examine the proceedings of the December 16, 1971, meeting. The December 16, 1971 meeting was a special meeting called at the instance and under the signature of two board members. Under the statutes and under our own rules and regulations it must be served on each member at least two days prior to the date of the called meeting. One member, Mr. Hart, did not receive the notice within the required time. A copy of that notice and the envelope within which it was sent shows that the special delivery department of the posal service did not receive this notice until 15 December 1971, which made it physically impossible to serve the notice at least two days prior to the meeting of December 16, 1971.

The attorney general has held and courts have decided that the proceedings of a school board are invalid where the required notice is not given and the member not receiving notice is absent.

The chair therefore rules that:

- 1. The ruling of Mr. Lucas ruling the motion to reconsider and enter made at the December 8, 1971 meeting to be out of order was itself out of order.
- 2. The proceedings of the December 16, 1971 meeting are invalid and this includes all votes taken at this meeting including the vote to reconsider and the vote setting a regular meeting for December 30, 1971.
- 3. That you cannot set a legal meeting at an illegal meeting.
- 4. Since the last legal meeting was recessed until January 3, 1972 the only meeting that could be called after recess was a special meeting.
- 5. That the December 30, 1971 meeting was invalid since it was convened as a regular meeting at a special meet-

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Plaintiffs' Exhibit 8

ing which itself was invalid and no call of a special meeting was made in accordance with the statutes governing special meetings.

- 6. That proceedings and votes taken at the December 30, 1971 meeting are invalid because of the illegality of the December 30, 1971 meeting.
- 7. That the Clerk of this board should confer with the president of this board to determine which actions this board would deem it necessary to confirm or ratify.
- 8. That the motion to reconsider, having never been acted upon, is now before this board under the category of new business and the question to reconsider may now be called up."

I call up the motion on the vote to reconsider the three resolutions which has been pending before this Board since the December 8, 1971 Regular Board Meeting."

Mr. Lucas asked that the record show that the action of the Chair at the January 3, 1972 meeting is invalid because the Board that dealt with this matter as a parliamentary procedure had adjourned sine die and this Board has no jurisdiction whatsoever.

It was moved by Mrs. Groff, seconded by Mr. Ridenour, that the motion to reconsider the three resolutions of December 8, 1971 on integration be brought before the Board for vote.

YEAS: Goodwin, Groff, Ridenour, and Hart - 4

NAYS: Lucas -1

PASS: Lawson and Sterzer -2

The motion to reconsider the three resolutions was declared approved.

Plaintiffs' Exhibit 8

[RECONSIDERATION OF RESOLUTION SEEKING JOINT ACTION TO END SEGREGATION IN EDUCA-TION, HOUSING AND EMPLOYMENT IN THE METROPOLITAN DAYTON AREA]

The Clerk read the Resolution at the request of the Chair:

WHEREAS, the Committee of 75, in reporting to this Board, has called renewed attention to the widespread racial and economic isolation of pupils in the Dayton Public Schools and in schools of the metropolitan Dayton area.

NOW, THEREFORE, BE IT RESOLVED by the Board of Education of the City School District of Dayton:

1. That this Board hereby recognizes and admits that racial and economic segregation exists in the Dayton schools because of the actions and inactions of this and predecessor boards in the establishment of attendance districts, the location and expansion of school buildings, pupil assignment practices, design of curriculum suitable to urban needs, the assignment of teachers and other staff, and the conduct of student activity programs; the past actions or inactions of the Ohio General Assembly, the State Board of Education, and other agencies of Federal, state, and local government in contributing to the development and continuation of segregated housing, education, and employment in the Dayton metropolitan area and other parts of Ohio; and the actions and inactions of lending agencies, real estate interests, employers, unions, private schools, colleges, churches, and other organizations that have reinforced segregation.

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- 2. That this Board recognizes that past actions or inactions of the Board of Education and residential racial segregation are interdependent phenomena.
- 3. That this Board recognizes that the black minority population of the Dayton metropolitan area, as illustrated by

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the existence of schools of opposite racial composition in districts with contiguous district lines, essentially is contained within the central city of Dayton, as a result of discriminatory practices. Such containment works against a viable integrated school system within the city, and the Board asserts that a truly effective solution is possible only through a metropolitan approach.

- 4. That this Board of Education recognizes that racial and economic integration of student bodies in each school is imperative to providing equal educational opportunity, a broad curriculum capable of serving the individual needs of pupils, and a democratic environment in which future citizens can be prepared to live in America's multiethnic society.
- 5. That this Board views the racial and ethnic mix of the Dayton City School District and of the metropolitan area as assets; that this population, if reflected in each school, could itself contribute to people's learning from each other; and that, as a whole, the metropolitan area represents a nearly ideal cross section of the nation that could permit schools here to become a model of American democracy in action.
- 6. That this Board hereby invites and urges agencies of the federal, state, and local governments and organizations of religious, business, labor, education, communications, civic service, and real estate to assist the Board in desegregation of Dayton schools and to pledge publicly their accelerated efforts to bring about desegregation in housing, education and employment throughout the Dayton metropolitan area.
- 7. The the Clerk of the Board be and hereby is directed to forward a true copy of this resolution to the following:

Area Board of Education Presidents Governor of the State of Ohio

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President of the State Board of Education Speaker of the Ohio House of Representatives President of the Ohio Senate Montgomery County Members of the Ohio General Assembly and United States Congress Montgomery County Commissioners **Dayton City Commissioners** Montgomery County Council of Governments City Plan Board Miami Valley Regional Planning Commission Miami Valley Regional Transit Authority Metropolitan Housing Authority **Apartment Owners Association** Area Progress Council Assembly of Area Councils Chairmen of Democratic and Republican Organizations **Community Affairs Committee** Congress of Representative East Dayton Organizations Dayton Advisory Council on Education Dayton Area Board of Realtors Dayton Area Chamber of Commerce Dayton Area Junior Chamber of Commerce **Dayton Building Trades Council** Davton Classroom Teachers Association Dayton-Miami Valley AFL-CIO Dayton Model Cities Planning Council, Inc. **Dayton Public Service Union** Davton Urban League Deans of Area Colleges of Education Elementary Principals Association Metropolitan Churches United Miami Valley Consortium of Colleges and Universities Montgomery County Community Action Agency

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Montgomery County Council of PTAs

National Association for the Advancement of Colored People

Ohio Association of Public School Employees Presidents Club Secondary Principals Association

Southern Christian Leadership Conference

Jewish Community Council

Prior to voting on the Resolution the Chair announced that a "Yes" vote would support the Resolution and a "Nay" vote would be one to defeat the Resolution.

YEAS: Lawson, Lucas, and Sterzer -3NAYS: Goodwin, Groff, Ridenour, and Hart -4

The Resolution was declared defeated.

Mr. Lucas left the meeting at this point.

[RECONSIDERATION OF RESOLUTION ASKING STATE ASSISTANCE TO DESEGREGATE PUBLIC SCHOOLS]

The Clerk read the Resolution at the request of the Chair:

RESOLUTION ASKING FOR STATE ASSISTANCE TO DESEGREGATE PUBLIC SCHOOLS

- WHEREAS, The Committee of 75 has recommended school integration on a metropolitan basis, and
- WHEREAS, the State of Ohio has responsibility and authority for the operation of public schools, and the State Board of Education has the duty to administer the laws relating generally to the operation of the schools, and
- WHEREAS, the Ohio Attorney General has ruled that the State Board of Education has the authority to restrict funding in any school district in which said Board finds as a matter of fact that racial segregation exists,

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NOW, THEREFORE, BE IT RESOLVED by the Board of Education of the City School District of Dayton:

- That this Board hereby petitions the State of Ohio and 1. the State Board of Education (a) to obtain from Ohio Civil Rights Commission, U. S. Office of Education and such other sources as it may deem useful, data on racial isolation of faculty, staffs and pupils within and among the several school districts as presently constituted in the metropolitan Dayton area; (b) to develop guidelines and criteria as may be necessary to assure an educationally and socially viable mix of pupils, within the socio-economic characteristics of the metropolitan area as a whole; (c) to require said districts to cooperate in preparing and implementing a plan for assignment of faculty, staffs and pupils in accordance with said guidelines and criteria, and (d) to assure adequate funding from state and district sources to continue the operation of the schools and the implementation of said plans throughout the period of transition and thereafter.
- 2. That said plans be developed by September 1, 1072 and fully implemented no later than September 1, 1973.
- 3. That the Clerk of the Board forward a true copy of this resolution to the Governor of the State of Ohio, the Speaker of the House of Representatives, the President of the Ohio Senate and the President of the State Board of Education.

Prior to voting on the Resolution the Chair announced that a "Yes" vote would support the Resolution and a "No" vote would be one to defeat the Resolution.

YEAS: Lawson and Sterzer

NAYS: Goodwin, Groff, Ridenour, and Hart

The Resolution was declared defeated.

Plaintiffs' Exhibit 8

[RECONSIDERATION OF RESOLUTION ORDERING THE RACIAL AND ECONOMIC INTEGRATION OF PUPILS IN THE DAYTON PUBLIC SCHOOLS]

The Clerk read the Resolution at the request of the Chair:

RESOLUTION ORDERING THE RACIAL AND ECONOMIC INTEGRATION OF PUPILS IN THE DAYTON PUBLIC SCHOOLS

- WHEREAS, the Board of Education of the Dayton City School District recognizes a moral and legal duty to provide quality non-segregated education for all students in the district, and,
- WHEREAS, integrated education is vital to the achievement of quality education for all pupils, black and white, rich and poor, and,
- WHEREAS, the Fourteenth amendment to the United States Constitution and the mandate of the United States Supreme Court in Brown v. Board of Education decision and subsequent court decisions place an affirmative duty to disestablish the segregated attendance patterns which result in whole or in part from its actions and inactions in order to equalize educational opportunity, and,
- WHEREAS, segregated educational opportunity and unequal educational opportunities for minority and poor students now exist in the Dayton Public Schools, and .
- WHEREAS, this inequality exists as a result of the acts and omissions of this Board and preceding Boards in their decisions concerning the site selection of school buildings, size of school buildings, changes and adoption of school attendance boundaries, pupil assignment practices, faculty and staff hiring and assignment practices and,
- WHEREAS, this Board has requested and received reports of findings and recommendations from the State Department of Education and the Committee of 75.

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- NOW, THEREFORE. BE IT RESOLVED by the Board of Education of the City School District of Dayton that it is the policy of this Board that each school shall enroll pupils in a manner which substantially reflects the racial and economic characteristics of the district as a whole. The Board recognizes that implementation of this policy requires departure from past practices and requires special planning to assure a smooth transition. The Board therefore directs:
 - 1. That the superintendent in consultation with professional staff and the representatives of employee organizations, design and implement a mandatory program of in-service education involving all staff members to prepare staff for changes in enrollments and to develop an individualized, multi-ethnic enrriculum in each school.
 - 2. That Dayton Advisory Conneil on Education be requested to organize a Community Involvement Advisory Committee and a Lay Citizens Financial Review Committee to advice the superintendent during the course of planning and implementing integration programs, as recommended by the Committee of 75.
 - 3. That the superintendent be and hereby is directed to develop and implement plans for the racial and economic integration of pupils using the following guidelines and criteria:
 - a. Attendance districts as presently constituted are rescinded effective September 1, 1972.
 - b. No building shall have a racial composition and family income characteristics substantially disproportionate to the district as a whole.
 - e. After determination of building capacities and racial and economic characteristics of attendance areas, pupils will be assigned to a school in which such assignment would contribute to a mix as in b. above.

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- d. Freedom of Enrollment policy with the exception of transfers for course enrollment shall be eliminated by September 1, 1972.
- e. Desegregation is to be completed by September, 1972.
- f. Nothing herein shall be construed to limit the establishment of magnet, demonstration, specialized or other education complexes, provided that the sites for instruction meet the criteria in c. above.

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- g. Transportation shall be held to a minimum, but is specifically included as one means of implementing this policy.
- 4. That to the maximum feasible extent consistent with this policy statement, recommendations of the Committee of 75, are hereby adopted and may be used in planning and implementing school integration.
- 5. That the superintendent report on progress and problems concerning implementation of this policy at least every sixty days and that a program for continuous evaluation throughout the phases of implementation be developed by July 31, 1972.
- 6. That the superintendent prepare applications for supplementary financial assistance from state, federal and other sources that may become available to improve the quality of education and achieve the goals of the Committee of 75 report.

Prior to voting on the Resolution the Chair announced that a "Yes" vote would support the Resolution 2014 a "No" vote would be one to defeat the Resolution.

YEAS: Lawson and Sterzer -2

NAYS: Goodwin, Groff, Ridenour, and Hart - 4

The Resolution was declared defeated.

Plaintiffs' Exhibit 8

[STATEMENT AND RULING OF THE CHAIR]

At this time President Hart made the following statement and ruling:

"Gentlemen, since this board has voted to reconsider these questions and has defeated them, the Chair now rules that under the form to reconsider and enter upon the minutes, that this is all that must be done to stop execution upon motions or actions of this Board because that to permit otherwise would deprive the board of its right to reconsider.

Since it is possible that there may have been a premature execution of these questions, the chair further rules:

1. That the superintendent under his signature communicate with all persons and agencies named in said motions advising them of the premature execution thereof, requesting a withdrawal of said premature communications and countermanding the communications that were premature where the premature communication cannot be withdrawn; and that communications upon said motions that were made prior to this date are premature and invalid." Mr. Lucas returned to the meeting at this point.

[STATEMENT OF MRS. GROFF]

The Chair recognized Mrs. Groff who made the following statement:

Mr. President, Members of the Board, and Citizens:

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Quoting from THE CREATIVE SOCIETY by Ronald Reagan, "We have the privilege of living on the only island of freedom that is left in the whole world." There is no other place in the world to go. We stand together and defend freedom here or it is gone. We must work together and take a

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stand. If we fail, I think we face telling our children and our grandchildren what it was we found more precious, or more important than freedom.

"Freedom is a fragile thing and is never more than one generation away from extinction. It comes only once to a people. Those who have had it and lost it have never known it again."

The Dayton Schools are the people's business, and every man, woman and child becomes a shareholder with the first penny of tax paid. The most meaningful words of the Constitution are the first three, "We the people."

Therefore, the time has come for the Board to recognize that the schools belong to the people and that the people have a right to know all the facts about their schools.

The time has come for the Board to decide whether we can afford everything we think of simply because we think of it. The time has come to run a check to see if all the services we have taken away from the people or the innovations we have provided are just ,codies dreamed up for their supposed betterment. The time has come to balance outgo to income, instead of always doing it the other way around.

What we need is a system of an objective evaluation before changes are implemented. The people should have the opportunity to give their opinion on supposed changes and the Board act on the decisions of the people.

Supporting and implementing the basic principles that have made America great is not turning back the clock but it is taking the dream that has made this country progress, updating it, and making it practical for the 20th century. A High Quality Education which will insure that every child in the Dayton School System can reach his full potential so that he can become a responsible contributing member of society is ...e goal of this Board of Education.

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With these thoughts in mind I would like to present the following three resolutions."

The following Resolution was introduced by Mrs. Groff, seconded by Mr. Ridenour:

RESOLUTION ORDERING DEVELOPMENT OF PLANS THAT ARE WITHIN THE FINANCIAL ABILITY OF THE CITY SCHOOL DISTRICT OF DAYTON FOR IMPROVE-MENT OF QUALITY OF EDUCATION.

- WHEREAS, the present enrollment patterns of the Dayton Public Schools are not related to the policies or decisions of the Board of Education;
- WHEREAS, the racial and economic imbalance that exists in the Dayton Public Schools is not a result of any act of discrimination on the part of the Dayton Board of Education;
- WHEREAS, the Constitution of the United States does not require a Board of Education to balance racial concentrations in schools where such racial concentrations are not the result of any act of the Board of Education;
- WHEREAS, the Dayton City Schools have been found to be in compliance with HEW rules and regulations as evidenced by the statement of Mr. James Mancini, a compliance review attorney in the Civil Rights Division of HEW;
- WHEREAS, no massive movement of pupils back and forth across the City or County could be accomplished without an expenditure of thousands and thousands of dollars;
- WHEREAS, the reasons given by the administrators of the Dayton School System for the 10.5 mill additional levy did not include an expenditure for bussing and for other transportation of pupils for the purpose of eliminating eco-

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nomic and/or racial segregation of pupils, nor do the additional State appropriations require this;

- WHEREAS, this Board of Education has consistently supported the concept of neighborhood schools;
- WHEREAS, the Freedom of Enrollment policy of the Dayton City School District has been considered a successful venture;
- WHEREAS, this Board of Education is concerned about all the children of the Dayton City School District and is consistently searching for ways and means to improve the quality of education offered to them and;
- WHEREAS, this Board of Education has adopted various plans and approaches toward improvement of the quality of the education offered to the children of Dayton;
- NOW, THEREFORE, BE IT RESOLVED, by the Board of Education of the City School District of Dayton that the Superintendent and his staff submit to this Board by the end of the 1971-72 school term a feasibility report and plan that is within the financial ability of the City School District of Dayton, Ohio, providing for improvement in the quality of education offered at each of the schools within this district.

It was moved by Mr. Lucas, seconded by Mrs. Sterzer, that action on the Resolution be tabled.

Roll Call on the Motion to Table:

YEAS: Lawson, Lucas, and Sterzer – 3 NAYS: Goodwin, Groff, Ridenour, and Hart – 4

The motion to table action on the Resolution was declared defeated.

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Roll Call on the Resolution:

YEAS: Goodwin, Groff, Ridenour, and Hart – 4 NAYS: Lawson, Lucas, and Sterzer – 3

The Resolution was declared adopted.

The following Resolution was introduced by Mrs. Groff, seconded by Mr. Goodwin:

RESOLUTION ORDERING DEVELOPMENT OF FEASI-BILITY REPORTS AND PLANS FOR PROVIDING FREE TRANSPORTATION OF STUDENTS PARTICIPATING IN THE FREEDOM OF ENROLLMENT PROGRAM IN THE DAYTON PUBLIC SCHOOLS

- WHEREAS, the present enrollment patterns of the Dayton Public Schools are not related to the policies or decisions of the Board of Education;
- WHEREAS, the racial and economic imbalance that exists in the Dayton Public Schools is not a result of any act of discrimination on the part of the Dayton Board of Education;
- WHEREAS, the Constitution of the United States does not require a Board of Education to balance racial concentrations in schools where such racial concentrations are not the result of any act of the Board of Education;
- WHEREAS, the Dayton City Schools have been found to be in compliance with HEW rules and regulations as evidenced by the statement of Mrs. James Mancini, a compliance review attorney in the Civil Rights Division of HEW;
- WHEREAS, no massive movement of pupils back and forth across the City or County could be accomplished without an expenditure of thousands and thousands of dollars;

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- WHEREAS, the reasons given by the administrators of the Dayton School System for the 10.5 mill additional levy did not include an expenditure for bussing and for other transportation of pupils for the purpose of eliminating economic and/or racial segregation of pupils, nor do the additional State appropriations require this;
- WHEREAS, this Board of Education has consistently supported the concept of neighborhood schools;
- WHEREAS, the Freedom of Enrollment policy of the Dayton School District has been considered a successful venture;
- WHEREAS, this Board of Education is concerned about all the children of the Dayton City School District and is consistently searching for ways and means to improve the quality of education offered to them and;
- WHEREAS, this Eoard of Education has adopted various plans and apprencies toward improvement of the quality of the education offered to the children of Dayton;
- NOW, THEREFORE, BE IT RESOLVED, by the Board of Education of the City School District of Dayton that the Freedom of Enrollment policy of the Dayton Public Schools shall be continued with the exception that the Superintendent and his staff be, and hereby are, directed to develop and submit to this Board of Education before the start of the second semester of the 1971-72 school year a feasibility report and plan providing for the free transportation of the students participating in such program.

It was moved by Mr. Lucas, seconded by Mr. Lawson, that the action on the Resolution be tabled.

Roll Call on the Motion to Table:

YEAS: Lawson, Lucas, and Sterzer – 3 NAYS: Goodwin, Groff, Ridenour, and Hart – 4

The motion to table was declared defeated.

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Roll Call on the Resolution:

YEAS: Goodwin, Groff, Ridenour, and Hart -4NAYS: Lawson, Lucas, and Sterzer -3

The Resolution was declared adopted.

The following Resolution was introduced by Mrs. Groff, seconded by Mr. Goodwin.

RESOLUTION AUTHORIZING ARRANGEMENT OF STU-DENT TRANSFERS BETWEEN DAYTON CITY SCHOOL DISTRICTS AND SCHOOL DISTRICTS WITHIN THE DAYTON METROPOLITAN AREA.

- WHEREAS, the present enrollment patterns of the Dayton Public Schools are not related on the policies or decisions of the Board of Education;
- WHEREAS, the racial and economic imbalance that exists in the Dayton Public Schools is not a result of any act of discrimination on the part of the Dayton Board of Education;
- WHEREAS, the Constitution of the United States does not require a Board of Education to balance racial concentrations in schools where such racial concentrations are not the result of any act of the Board of Education;
- WHEREAS, the Dayton City Schools have been found to be in compliance with HEW rules and regulations as evidenced by the statement of Mr. James Mancini, a compliance review attorney in the Civil Rights Division of HEW;
- WHEREAS, no massive movement of pupils back and forth across the City or County could be accomplished without an expenditure of thousands and thousands of dollars;
- WHEREAS, the reasons given by the administrators of the Dayton School System for the 10.5 mill additional levy did

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not include an expenditure for bussing and for other transportation of pupils for the purpose of eliminating economic and/or racial segregation of pupils, nor do the additional State appropriations require this;

- WHEREAS, this Board of Education has consistently supported the concept of neighborhood schools;
- WHEREAS, the Freedom of Enrollment policy of the Dayton City School District has been considered a successful venture;
- WHEREAS, this Board of Education is concerned about all the children of the Dayton City School District and is consistently searching for ways and means to improve the quality of education offered to them and;
- WHEREAS, this Board of Education has adopted various plans and approaches toward improvement of the quality of the education offered to the children of Dayton;

NOW, THEREFORE, BE IT RESOLVED,

1. That with the concurrence of one or more of the school districts within the Dayton Metropolitan area and following the Freedom of Enrollment guidelines as amended of the Dayton City School District, the Superintendent is authorized to arrange for the payment of tuition for students requesting tuition-paid transfers to schools outside of the Dayton City School District providing, however, (a) that the transfers are arranged during the summer for the succeeding school year, (b) that the entire sum for all such tuition payments paid by the Dayton Board of Education shall not exceed the amount of tuition received by the Board from other school districts during the preceding calendar year and (c) that such transfer shall improve the racial balance of the public schools of the Dayton City School District. It is further suggested that this policy be implemented for 1972-73 school year.

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2. That with the concurrence of one or more of the school districts within the Dayton metropolitan area and following the Freedom of Enrollment guidelines as amended of the Dayton City School District the Superintendent, upon mutual exchange of students or upon payment of tuition, is authorized to accept any student from an outlying school district within this District provided that the acceptance of such student at a school within this district shall improve the racial balance of such school.

It was moved by Mr. Lucas, seconded by Mr. Lawson, that action on the Resolution be tabled.

Roll Call on the Motion to Table:

YEAS: Lawson and Lucas – 2

NAYS: Goodwin, Groff, Ridenour, Sterzer, and Hart - 5

The motion to table was declared defeated.

Roll Call on the Resolution:

YEAS: Goodwin, Groff, Ridenour, and Hart – 4 NAYS: Lawson and Lucas – 2 ABSTENTION: Sterzer – 1

Mrs. Sterzer indicated that she abstained from voting because she felt Mrs. Groff's resolution was not valid since it fell outside the jurisdiction of the Board.

The Resolution was declared adopted.

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[INSTRUCTIONS TO CLERK AND SUPERINTENDENT OF SCHOOLS]

The following motion was introduced by Mrs. Groff, seconded by Mr. Ridenour:

Mr. President:

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I move that the Clerk of the Board be and hereby is directed to forward true copies of the three Resolutions to all persons and agencies who received copies of the tentative package of three Resolutions on Racial and Economic Rations, of the December 8, 1971 Board meeting. He shall inform them by separate letter of the three new resolutions, namely: on IMPROVEMENT OF QUALITY OF EDUCA-TION, on DEVELOPMENT OF PLANS FOR PROVIDING FREE TRANSPORTATION OF STUDENTS PARTICIPAT-ING IN THE FREEDOM OF ENROLLMENT PROGRAM IN THE DAYTON PUBLIC SCHOOLS, and on AUTHORIZ-ING ARRANGEMENT OF STUDENT TRANSFERS BE-TWEEN THE DAYTON SCHOOL DISTRICT AND SCHOOL DISTRICTS WITHIN THE DAYTON METRO-POLITAN AREA. He shall inform them by separate letter of the three resolutions as adopted, and forward a copy of the letter to all members of the Board of Education.

I move also, that the Superintendent is directed to publish in the next issue of SCHOOL DAY Mrs. Groff's introductory remarks and the three resolutions as adopted by the Dayton Board of Education on January 3, 1972.

YEAS: Goodwin, Groff, Ridenour, and Lucas – 4 NAYS: Lawson, Lucas, and Sterzer – 3

The motion was declared approved.

PLAINTIFFS' EXHIBIT 9

REPORT OF THE COMMITTEE OF 75

Advisory Committee To The Board of Education To Reduce Racial Isolation and Improve Educational Opportunities

Dayton Board of Education • 1971

THE COMMITTEE: ITS ORIGIN AND ACTIVITIES

The Committee of 75 was organized to advise the Dayton Board of Education how best to deal with racial and economic isolation in the public schools and improve the quality of education therein.

Origin

It originated in a resolution adopted by the Dayton Board of Education on April 29, 1971.

Resolution to Seek Assistance To Reduce Racial Isolation and Improve Educational Opportunities

- WHEREAS, THE Dayton Board of Education recognizes that unequal educational opportunities for minority students now exist, and
- WHEREAS, current resources available to the Board have been fully used to extend learning opportunities and are now stretched to their limit, and
- WHEREAS, the Congress is considering the Emergency School Assistance Program that may supplement other funds for improving education and reducing racial and economic isolation,

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NOW, THEREFORE BE IT RESOLVED that the superintendent of schools be authorized and directed to request the assistance of the State Department of Education, Office of Equal Educational Opportunities, to provide technical assistance for the development and submission to the Board of alternative plans for reducing racial and economic isolation of pupils and improving educational opportunities in the Dayton Public Schools and for developing proposals for outside funding to implement the same, subject to the approval of the Board.

BE IT FURTHER RESOLVED that the President of the Board, in consultation with the Board, appoint a broadly representative committee to evaluate and advise the Board on plans that are developed pursuant to this resolution; and to communicate with and seek the cooperation of civic, governmental, higher educational, religious, communications, labor, business and other segments of the community in the Dayton area regarding such plans.

Meeting first on August 30, 1971, at Frigidaire's Moraine plant auditorium on Springboro Pike, the committee received the following charge from Leo A. Lucas, Board President:

The Charge To

The Advisory Committee of the Board of Education To Reduce Racial Isolation and Improve Educational Opportunities

We, the members of the Dayton Board of Education, are deeply grateful for the presence of each of you here this evening. This is an historical event — one that is even more historical than the decision of the Dayton Board of Education of the 1930's to construct the original Dunbar High School.

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We recognize, and the statistical data substantiates, the fact that unequal educational opportunities for the poor and black students now exist in the Dayton School District. The Board of Education has gone on record by setting quality integrated education as its goal. We have admitted that the district is guilty of procedures which have led to the racial isolation of school children.

It is this committee's responsibility to establish the evaluation elements to be applied to a developed plan or plans and advise the Dayton Board of Education accordingly. We do hope that you would set up guidelines and/or methods by which the community will become meaningfully involved. and the second second with the second second second

You are an arm of the Dayton Board of Education with the task of supplying input to the Board. It remains the responsibility of the Board of Education to make official approval of your input. We feel very strongly that the establishment of this committee is not an attempt to abdicate its responsibility or delegate its authority, but rather an attempt to utilize the enrichment of citizen participation. It is hoped that the school councils, and organized groups of school-oriented citizens of the school district, will be an avenue you may use for additional participation.

If there be a fear that you are here to architect a master plan for "busing" — "t'ain't true." You are here in an attempt to supply your input of the ingredients for excellency to any plan that the administration and/or consultants may recommend. It is our sincere hope that when a plan is set for implementation, it should be that one or the one that embraces the wishes of the citizens of the Dayton School District and not one imposed by federal, state or court mandate.

Again, we are happy to have your view joined with us to place our input on what may be called The Dayton

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Peoples Plan for the elimination of racial and economic isolation among the pupils of the Dayton School District.

Now acting by the authority invested in me as President of the Dayton Board of Education, I hereby officially appoint this committee and also name Dr. Irvin W. Eatdorf as Chairman, and request that the termination date be set at December 1, 1971.

At this meeting an address was brought by Dr. William Self, Superintendent of the Charlotte-Mecklenburg school system in North Carolina, setting forth the process of integration accomplished there under order of the courts. Mrs. Virginia McNeal was elected vic chairman of the Committee and Dr. Irvin W. Batdorf appointed as chairman. To address the problem of racial and economic isolation in each of the areas considered as integral to the operation of the public schools the committee was divided into nine subcommittees, the names of whose personnel appear on pages ii, iii, iv of this report. As listed there the committees include not only the original 75 members but also eleven students who were added to the committee later at the invitation of President Leo Lucas of the Board, in response to growing feeling that more student input was needed.

As a basic document to spark deliberations, each subcommittee member was given a copy of the publication, Recommendations of the State Department of Education to the Dayton Board of Education (2). This paper had been sent to each member of the Dayton Board of Education on June 7, 1971, and a copy is filed at the Board offices where the records of the committee of 75 are kept. Pages 13-16 of this paper list ten alternate responses to racial imbalance in the Dayton schools which the State Department did not consider adequate. On pages 16-30, the State Department recommended an eleventh proposal, on the basis of which the subcommittees began their deliberations. This latter recommendation included the substance of a paper by Dr. Charles Glatt

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entitled "Parameters and the Future," which was printed in a report made to the Dayton Board of Education on December 15, 1970 bearing the title School Integration (14). This report also was made available to each member of the committee together with whatever materials each subcommittee found pertinent to its work. Members also profited much from the advice and wisdom of the schools central office staff through consultants assigned to each subcommittee.

PRIORITIES FOR THE PRESENT

What We Felt

Nothing can replace the experiences we had working with each other because the problem we had tackled forced us to put ourselves on the line. There was literally no place to hide. That's the way it is when you take integration seriously. And that's why something must be said about what we felt, painful and embarrassing as that is. As we moved ahead, week after week and month after month, short as our time was together, the level of our encounters deepened until, at the end, without our knowing what lay below the surface or expecting what finally did happen, the depth of our relationship to each other suddenly stood revealed. We knew who we were once and for all, and each of us knew what he in particular had to do. I as a white man had to explain to other white men what it's like. The blacks had done their part long since and now it was my turn.

Through the words and the endless explanations came the fear of our black brethren that they were being sold down the river once again. For all of them — without exception this was an old, old story. As one of them said, "Before I came to Ohio my oldest children were doing all right, but here in Dayton the younger ones are being crippled by segregation. I'm determined to change all that one way or another. We've suffered too long."

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When we could not believe we were hearing rightly another black man pounded the nail one more time. "You know," he asked, "what the unemployment rate is for Dayton? -6 per cent for everyone else and 20 per cent for ghetto blacks. You know how many more blacks you'll find at the Lebanon Correctional Facility? -4 out of 5. And education - segregated education - is largely to blame."

So it was whitey's turn to be angy, frustrated, utterly down! "Suppose," said one, "we demand integration now. Our report won't have a chance! Better half a loaf than none at all. I can predict just what will happen. They'll never give us a hearing. Better to be Machiavelli than go tilting at windmills with Don Quixote."

So we were honest and shocked by turns until one white man said, "I'm not sure what will happen politically but so long as one black life is being snuffed out I'll go along with pressing for integration now. Hereafter I'm not going to simply listen to what everyone says, I'm ready to take a stand and be a leader, to do what I feel compelled to do and to say what I think ought to happen!"

So some of us switched roles and we all went off to lick our wounds and make what reaccommodations we could with ourselves — with "intellectual honesty" and "practicality" and "confrontation" and "gut feeling." But ever thereafter we all knew — both black and white — that we could not explain to our fellow Daytonians what integration and segregation are all about apart from this embarrassing reference to the deep valley we had walked together.

What We Must Do

Having been "through the mill" of confrontation with each other we accept these priorities for ourselves, and recommend their adoption by the Board and the citizenry of Dayton.

1. Segregated education, because it perpetuates and condones economic and racial isolation, is both illegal and inferior,

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- 2. The school children of Dayton have suffered far too long under the crippling handicaps imposed by racial and economic isolation.
- 3. We must resolve now as a total community to end inferior segregated education once for all.
- 4. Time is running out. Unless we act now the divisions generated by segregation will destroy us. Unless we act now court orders may impose upon us what all of us will regret.
- 5. Initiative in the struggle against segregated education belongs to the Dayton Board of Education. We cannot wait for housing and job patterns to change while we defy the law of the land.
- 6. To lift the plague of segregated education in Dayton immediate appeal must be addressed to the school systems surrounding Dayton as well as to the appropriate state and national agencies involved.
- 7. Desegregation is not enough. To end racial and economic isolation we must not rest until we have achieved true integration, until the differing ethnic and racial groups among us are able to live side by side in mutual respect.
- 8. The personal cost of achieving such true integration will be high because to achieve such integration we must persist in dialogue until the differences that divide us have been resolved. We can no longer allow the fear of busing stifle such dialogue.
- 9. The financial cost of true integration will also be high. At least 1 per cent of the current budget, exclusive of federal and state grants, should be allocated to this sector.
- 10. Integrated quality education requires constant vigilance. We must not only develop support systems to undergird every group involved in the changes proposed but we must nurture these groups by con-

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tinuing attention to curricula, buildings, and inservice training.

What Is Involved

To Impose Racial Isolation on Public Education is Illegal

The 14th amendment to the Constitution of the United States guarantees "equal protection" under law to every citizen, and the Supreme Court has interpreted this provision to mean that "separate educational facilities are inherently unequal" ("Brown v. Board of Education of Topeka" in *Race and Place A Legal History of the Neighborhood School*, by Meyer Weinberg pp. 4, 14, 31, 55, 76, 92, 96) (8). In this 1954 decision the Supreme Court said of black children:

To separate them from others of similar age and qualifications solely because of their race generates a feeling of inferiority as to their status in the community that may affect their hearts and minds in a way unlikely ever to be undone.

Statement of The United States Commission on Civil Rights concerning the "Statement by the President on Elementary and Secondary School Desegregation", May 15, 1970, page 9 (7) is the source of the above statement.

Quality Education

In the spirit of this declaration and in the light of Title VI of the 1964 Civil Rights Act, which put the executive and legislative branches of government solidly behind the judiciary, we as a committee go one step further. We believe that to impose racial and economic isolation on public education is not only illegal but detrimental to the quality of that education, for both white and black, for both advantaged and disadvantaged.

Where such isolation breeds alienation, quality must suffer. The twin concerns that created our committee are inseparable.

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Quality education cannot thrive where racial and economic isolation of whatever sort divides the children and citizens of one community from those of another.

The reason for this is plain. The quality of any educational system depends upon how well it prepares today's children for tomorrow's world. Tomorrow's world will be integrated and any child who has not been educationally prepared to deal with this world will be severely handicapped. He will receive a distorted view of a multi-racial society that will leave him incapable of dealing with the world as it is. Therefore we believe segregated education to be inherently inferior for ALL children, whether white or black, advantaged or disadvantaged.

Urgency of Action

Since it is clear that segregated education is both illegal and inferior, it is also clear that the Dayton Board of Education must address itself to this problem since latest reports indicate that 75 per cent of our school children attend schools that are 90 per cent racially isolated. The Board has already indicated its intention to do so through the resolution that created our committee of 75, and through many statements and actions leading up to that resolution of April 29, 1971.

We now recommend that the Board should not wait for this problem to be solved otherwise, as by a change in attitudes toward public housing patterns or by a non-compliance finding from H.E.W. Without waiting for other cities to take the lead, we recommend that our Board strengthen the impetus initiated by the appointment of our committee to solve this problem by all means within its power now.

The urgency of such action is made clear both by the poor record of Dayton in dealing with racial and economic isolation and by the court actions already taken to force school integration in cities other than Dayton.

Poor record. Where segregated education is concerned the City of Dayton has not been quick to act. In 1926 the State

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Supreme Court acted to require the Dayton Ohio School Board to cease forcing Negro children to occupy one part of the school building with their own entrances and exists (Race and Place, page 38) (8). The situation was equally stringent in 1966 when the Mayor's Ad Hoc Riot Study devoted two pages of its Preliminary Report to a detailed description of the deterioration then being suffered by Dayton's west side schools in buildings, services, equipment, teaching and morale (pages 7-8). It is little wonder then that in 1967 the education task force committee, working under the Dayton Committee on Civil Rights in cooperation with the Ohio State Advisory Committee to the U.S. Commission on Civil Rights took as the focus of its concern "the education of the deprived ghattoized child" and particularly "his inability to learn the required and necessary tasks through the traditional methods practiced by our institutions" (page 2 of Dayton's Call To Action. Recommendations for the Solution of Human Problems in the Community) (16). While there was some progress then and the spirit of the community was aroused, our findings five years later indicate that there is still much to be done. One measure of this is a report issued just recently, (November 1971) by the Dayton Public Opinion Center, entitled low Dayton Views the Public Schools (4). The last paragraph on page 3 reads as follows:

Racial conflicts in public schools have been the subject of much newspaper and television coverage in the past few years. Yet even with this type of adverse publicity, more people in the Dayton School District felt that school integration has improved relations between blacks and whites than believed that it has hindered them. A total of 48 per cent believed it was improved and 39 per cent felt that it has worked against interracial relations.

In this attitude there is perhaps some ray of hope. On the other hand the last part of this same paragraph continues:

People were about evenly divided about whether school

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integration has improved the quality of education received by black students (45 per cent saying it has and 43 per cent saying it has not). Over one-half, however, felt that integration has not improved white students' education. Only 35 per cent responded that it has. (See Table 7).

One can see from this last quotation that we in Dayton still have a long way to go.

Integration in Other Cities

Beyond Dayton we may quote from a recent paper, referred to before in this report, Statement of the United States Commission on Civil Rights (7) concerning the "Statement by the President on Elementary and Secondary School Desegregation," issued on May 15, 1970. On page 3 we read:

The school systems of New Rochelle, New York; South Holland, Illinois; Pasadena and Los Angeles, California; and Pontiac, Michigan, are among those which have been found by the court to have practiced deliberate school segregation in violation of the Fourteenth Amendment. There is no doubt that there are many more instances of school segregation resulting from conscious decisions of school officials than the relative handful that have come to the attention of the courts.

We may now add to this list the school situations in Detroit and Indianapolis. In the former case

U. S. District Court Judge Stephan J. Roth declared that what appears to be *de facto* segregation in the Detroit School System is actually *de jure* and must be abolished. (*Time*, October 11, 1971, page 23).

In the Pontiac case the U. S. Supreme Court recently refused to "tamper with this city's court-ordered school busing program" (*Journal-Herald*, Wednesday, October 27, 1971).

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We in Dayton should note that court orders have hit cities both larger than ours (Los Angeles and San Francisco) and smaller (New Rochelle, Pontiac, Pasadena and South Holland). We should also note from the report quoted that there may be other cities in non-compliance not yet confronted by the courts.

Of particular interest is a letter written by superintendent of schools for the San Francisco Unified School District, Dr. Thomas A. Shaheen, on the eve of the desegregation of that city's elementary schools. Although not under court order San Francisco met the same problems that face all segregated school systems in the process of complying with the law.

These will not be easy days. What happens to us, not only in the next few weeks, but throughout the year, is tremendously important for San Francisco. I who have a deep commitment, as you know, to the value of desegregation do have many concerns, many uncertainties, about what the year holds. I am sure that there are many of you who have the same deep commitment to desegregation as I do.

I am sure, also, that there are some of you who are still searching in your own minds the extent to which you have a commitment to desegregation.

Yes, I know that some of you do not believe that desegregation is in the best interest of the schools of San Francisco, nor in the best interest of America. I feel that you have reached this position after very careful study of the issues, of the values, of this country, and your professional obligations to the children.

I respect your convictions. Whatever your personal feelings, and mine, we have the obligation to show our students and our community the importance and value of compliance with the law. We can be models at this time of what it means to live in a democracy.

The stakes and the issues which lie before us are high. It goes, I think, to the very heart of whether public school education can continue in this country of ours. \dots (11)

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In the light of these facts, both at home and abroad, we believe that the Dayton School Board should address itself to the racial imbalance of segregated education not simply to insure respect for law and order and provide quality education but also to secure that justice and human understanding without which law and order are meaningless. We ask how we can urge law and order on our children and defy the supreme law of the land as interpreted by the Supreme Court. Not long ago the Kerner report was brought up to date by a Federal Commission appointed by President Nixon. It declared that the division of our nation into two armed camps, which was noted two years ago, still exists, only with greater impact now than then. In 1966 over 95 per cent of our nation's black people lived in the North and the majority of these in the city. Now that percentage is greater than ever with whites fleeing to the suburbs and the inner city left black and bankrupt. Under these conditions the "peaceful co-existence" spoken of in the Kerner Report will be increasingly impossible unless strong action is taken. Our time is short! The opposite of integration is disintegration.

Responsibility Beyond Dayton

Since quality integrated education should be available to all, equality of opportunity should be accessible to all children of the Dayton Metropolitan area as also to all children of the State of Ohio. The time is upon us when the old boundary lines are disappearing and there will be no place to run from the changes that must be made. Therefore, the Dayton Board of Education should begin immediately to:

- 1. Initiate action with the Boards of Education of suburban communities surrounding Dayton, looking toward possible consolidation.
- 2. Initiate action with the State Board of Education looking toward possible consolidation.

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- 3. Initiate action to insure that dollars expended per student be equalized on a statewide basis. This would require the development of state-established minimal standards and some form of state evaluation.
- 4. Begin the necessary political action in the state legislature for the above changes to take place through the rule of law.
- 5. Check with the United States Office of Education concerning possible forms of assistance in pursuing this endeavor.
- 6. Begin preparing the people of Dayton educationally for the changes which are surely to come.

Attacking Isolation

Racial and economic isolation may be attacked broadly and basically on two fronts: The reassignment of students and the preparation of these students to work, share, learn, and live with each other in a productive way.

Concerning the reassignment of students. Various methods should be analyzed, evaluated and tabulated in order from least traumatic to most. We recognize that under present conditions of racial and economic isolation in Dayton some form of busing would be necessary either to implement or supplement whatever other methods are employed to effect school desegregation.

In no case should we be content with piecemeal desegregation since this procedure tends to focus tensions, fears and hostilities upon specific schools and this in turn creates problems that militate against true integration. At the same time careful attention must be given to the fears arising from distance, safety and busing "out" of the "neighborhood" area.

Preserving the human being. Whatever combination of methods is used, the Board must not allow people to be de-

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humanized in the process, i.e., to be treated simply and solely as bodies to be pushed around. Let it be noted the our committee is concerned with true integration not simple desegregation. There is a vast difference between desegregation and integration. Desegregation breaks apart old patterns of isolation and division but integration aims to bring people together in mutual respect rather than mere mutual proximity.

We must emphasize, however, that integration is not intended to erase all identifiable ethnic and racial characteristics nor to homogenize them toward bland conformity. The resulting loss of spiritual and cultural heritage would be immense. Integration does not require that we all copy one another; only that we respect one another, learn from one another and move together toward fruitful achievement contributing to the common good. Individual rights must be protected and expanded but no one can justly claim for himself what he will deny to others.

Continuous curriculum change. Reassignment will be ineffective unless curricula are periodically reshaped, the teaching staff held to strict accountability for productive performance and the facilities used continually reassessed in the light of changing needs. Only so can quality education be made available to all children on an equal basis.

The detailed reports of each subcommittee in the chapters that follow should make this abundantly clear.

Concerning the preparation of people. All the people involved in reassignment should be given some part in the decision-making process by which it unfolds. People excluded from the social processes that affect them are thereby dehumanized and alienated, whether black or white, rich or poor, teacher, students or community residents.

Support systems. All the people involved in reassignment should be undergirded by well thought out support systems to make the readjustments called for, whether those affected

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be students, teachers, parents, custodians, paraprofessionals, central office staff, clerical staff or community residents.

Funding. The magnitude of such preparation should be acknowledged by the provision of adequate *funds*. Ideals wither without the resources to implement them in a realistic way. At the same time we must remember that while action may be costly, inaction may ultimately be more costly.

Planned immediate action. We recognize that time for change in Dayton has run out! We must act now. But the action we take must be *well planned* to give the persons involved a true opportunity to adjust themselves to the demands placed upon them.

Evaluation. Whatever the process, it must be *evaluated* periodically by a representative group reflecting the *extire* community to make certain that no segments are given priority at the expense of others.

Summary. The presence and magnitude of the problem before us needs to be recognized by all the citizens of Dayton. Quality integrated education can help stop the flight to the suburbs, break the cycle of poor education, and the lack of job skills which handicap the minorities. The cost of this type of education will be small in relation to the total benefits society will reap.

PLAINTIFF'S EXHIBIT No. 10

DESEGREGATION STUDY DAYTON PUBLIC SCHOOLS

By Doctor Gordon Foster

January 3, 1972

For several years the Dayton School Board, the Dayton Superintendent of Schools, professional school associations, various citizens advisory groups representing the Dayton community, and cooperating governmental agencies have been formulating policies and initiating efforts to equalize opportunities for education in the Dayton schools and improve the learning experience for all children who attend the Dayton system. The elimination of racial imbalance in the schools, the impartial employment and assignment of all staff personnel, a more relevant curriculum, broader community involvement, and an end to racial isolation and discrimination were the major goals to which these groups expressed commitment. In August of 1967 the Board issued a "Statement of Intent" establishing directions and policies to effectuate these major goals. A "Freedom of Enrollment" policy was initiated in September of 1969. The Dayton Advisory Council on Education was established to advise the superintendent on planning and implementing desegregation efforts. In 1971 the "Committee of 75" was organized as an advisory body to deal with racial isolation in the schools. Outside assistance was arranged through such agencies as the Ohio State Department of Education, the Equal Educational Opportunities Office of the U.S. Office of Education, and the Office of Civil Rights. The Dayton Classroom Teachers Association and the Dayton Principals Association lent support.

Plaintiffs' Exhibit 10

All of these activities came to "a head" in a sense on December 8, 1971 when the Dayton Board adopted a series of resolutions committing itself to an integrated system in the fall of 1972. Specifically, it directed the superintendent to develop and implement plans for the racial and economic integration of pupils — by September 1, 1972.

This study is a direct result of the resolutions by the Board on December 8, 1971. Data for the study were furnished by the superintendent and his staff for the most part. The consultant team spent a total of 11 days on site and expedited the completion of the study to the maximum extent possible for two reasons: the study team has commitments beginning in January, 1972, for desegregation studies in other major cities; and the Dayton system will need to proced with its planning for desegregation in the fall of 1972 as quickly as it can.

It should be noted that adequate pupil locater maps were not available by race or grade level so that recommended changes in pupil assignments had to be estimated on the basis of present elementary attendance areas. Since estimates for September, 1972 assignments also have to be made on the basis of 1971-72 figures, a margin of error must be allowed. It should also be noted that in most desegregation studies the local school administrative staff is by far the most knowledgeable body in terms of finalizing pupil assignments and developing transportation arrangements. The job of the outside expert is primarily to demonstrate possibilities and facilitate ideas and policies for a framework within which the local staff can complete the task.

In developing the Dayton plan an attempt was made to follow these general guidelines:

(1) Equitable treatment of both majority and minority pupils

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(2) A plan that would meet constitutional requirements (Brown v. Topeka and Swann v. Charlotte-Mecklenburg)

Plaintiffs' Exhibit 10

- (3) Economic feasibility: transportation would be kept to a minimum in getting the schools desegregated
- (4) Safety factors would be observed
- (5) The concept of schools as "community centers" would be maintained where possible
- (6) Available classroom space and building facilities would be used to best advantage

In summary, the Dayton Board of Education and the Dayton Superintendent are to be commended for their leadership and wisdom in deciding to meet constructively the problems of racial and economic isolation in the Dayton schools. It is hoped that this study will provide the impetus to achieve their goals in September, 1972.

CURRENT STATUS OF DESEGREGATION IN DAYTON

The Dayton system has made considerable headway in certain aspects of school desegregation, not so much in others. A summary review will be given here of the current status of desegregation efforts with regard to the school faculties, classified personnel, administrative personnel, pupil assignment, and community and staff involvement.

SCHOOL FACULTIES

Desegregation of school faculties in Dayton has been accomplished under an agreement reached with the Office of Civil Rights (HEW) in 1971. The pattern of assignment has followed basically the court's ruling in Montgomery v. Carr which indicated that faculties should be assigned to each school in substantially the same racial proportion currently in effect at the elementary and secondary levels in the total system. Thus, 31 per cent of the faculty at X high school would be black if there were approximately 31 per cent blacks employed by the total system as secondary faculty personnel. According to available data, district assignment and recruit-

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ment practices were seeking to maintain this pattern and, at the same time, attempting to improve faculty racial balance in employing new staff.

CLASSIFIED PERSONNEL

"Classified personnel," also known as "noncertificated personnel," for the purposes of this report refers to clerical, custodial, and food service job classifications in the Dayton Public Schools. Information released by the Superintendent's Office states the degree of desegregation of classified personnel as of mid-1971.

- (1) While 33 per cent of the clerical personnel within the school system are black, 665 of them are working in predominantly black schools.
- (2) While 47 per cent of the custodial personnel within the school system are black, 82 per cent of them are employed in predominantly black schools.
- (3) While 39 per cent of the food service personnel within the total school system are black, 83 per cent of them are located in predominantly black schools.

It would appear that blacks hold the lesser-ranked and lowerpaying jobs among classified personnel positions. The tendency to find blacks in classified posts stationed in predominantly black schools is common to urban schools; typically, people prefer to work close to home.

ADMINISTRATIVE PERSONNEL

The black-white ratio for administrative personnel as of 1970-71 is portrayed by the following table.

Administrative Posts:	Racial 1	Balance, 19	970-1971
Position	White	Black	% Black
Central Office ^(a)	73	29	27.1
Building Principals	51	18	26.1
Assistant Principals	25	17	40.5
(Principals & Assts.)	(76)	(35)	(31.5)
Total Administrative ^(b)	176	72	29.0

(a) Data taken from Dayton Public Schools "School Integration," a report dated December, 1970, Table 2, p. 17. Under "Central Office" this table excludes personnel classified as "resource teacher," "psychologist," or "child accountant" although including them would not affect the proportion. (b) All administrators, including those excluded under the "Central Office" category were included.

The 1971-72 comparable data were not available at the time this report was being prepared. It is understood, however, that the proportion of blacks in administrative posts has increased somewhat in the past year.

PUPIL ASSIGNMENT, 1971-72

Pupil assignment data are given in Table I for grades K-5, in Table 2 for grades 6-8, and in Table 3 for grades 9-12. There were 51 school buildings housing regular elementary (K-5) programs; eight of these were really double buildings occupying the same site so that there were only 47 elementary attendance zones. A total of 26,380 pupils were assigned at this level with a racial pattern of 44.4 per cent black.

There were five middle schools and 34 additional elementary

69 Ex.

Plaintiffs' Exhibit 10

buildings housing grades 6-8. Pupils in these grades totalled 12,298, and 44.9 per cent of them were black.

There were 11 high schools. Patterson Co-op drew pupils from the entire system so that there were only 10 high school attendance zones. Grades 9-12 included 16,464 students, 38.3 per cent of whom were black.

A summary of student enrollment by race in 1971-72 is given in Table 4A, and a summary of attendance areas in Table 4B.

These data indicate the existence of severe racial isolation in pupil assignment patterns. If the criterion of "90 per cent or more pupils being of one race" is used to define a racially identifiable or racially segregated school then 40 of the elementary schools were segregated insofar as pupils in grades K-5 were concerned. Three middle schools and 7 high schools were also segregated under this criterion.

3

If the criterion of "more than 15 percent above or below the average racial distribution" is used to define a segregated school – a guideline that has been used in some cities and states – only five Dayton schools would be nonsegregated: Fairport, Hawthorne, McGuffey, Colonel White, and Patterson Co-op.

The characteristics of economic isolation, or a concentration of pupils in schools by similar family income levels, are equally clear although the data are not as readily available. Using Title 1 (ESEA) eligibility as an indicator of income levels (Table 4C), it is apparent that a high concentration of lowincome families is assigned to schools in the southern and central parts of the district.

COMMUNITY AND STAFF INVOLVEMENT

On August 30, 1971, at its first meeting, the Committee of 75 heard the president of the Board comment that data showed "unequal educational opportunities for the poor and black students now exist in the Dayton School District . . ./and/that

Plaintifis' Exhibit 10

the district is guilty of procedures which have led to the racial isolation of school children."

Community involvement to correct this situation was encouraged by the Committee of 75's recognition of the fact that desegregation — the physical mix of races in enrollment patterns — was not enough; that integration — living and working "side by side in mutual respect" was the necessary goal for the Dayton school community.

Other examples of good communications existing between the schools and the community are the passage of school millage funds, the activities of the Dayton Advisory Council on Education (DACE), the various programs with the Office of Economic Opportunity and other community agencies, plus the large amount of coverage given schools in the news media.

Communication has also occurred with employee groups through involvement of faculty and staff on committees, in interracial workshops, and in various efforts to complete faculty and staff desegregation successfully. The program of Equal Educational Opportunities in the Dayton Schools is to be commended for its efforts in this regard in working with staff, with students, and with the community.

RECOMMENDATIONS FOR DESEGREGATION OF PUPILS

The Board in its December 8 resolutions rescinded attendance zones as presently constituted, effective September 1, 1971 and asked for pupil assignment to schools by race and family income characteristics substantially proportionate to the total system pattern.

MIDDLE SCHOOLS

The first step in fulfilling this resolution would logically be the completion of the middle school program already stated.

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Recommendation 1. — All pupils in grades 6-8 should be assigned to middle schools in September, 1972.

This will require establishing 10 present elementary buildings as middle schools. Based on data obtained from the administrative staff, on data in the recent Ohio State *Educational Facilities Evaluation*, and on team site visits and discussion the following schools were recommended as new middle schools:

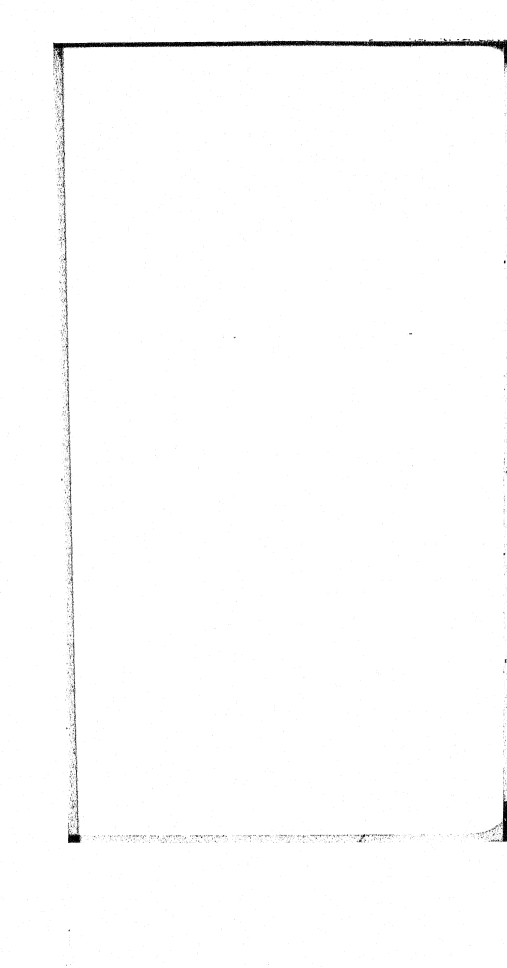
> Jane Addams Belmont Elementary Brown Gettysburg Grant

Lincoln Meadowdale Webster Westwood Wogaman

These schools are located around the district in such a way as to complement the five existing middle schools. Even though the buildings cannot be prepared as proper middle school fafilities for several years, the change should be made immediately.

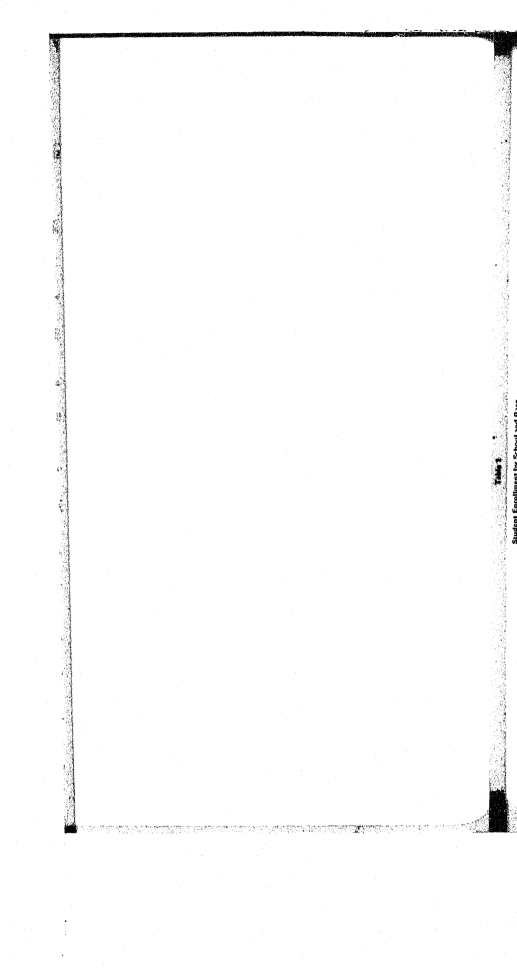
Dayton's adoption of the "middle school" concept is educationally sound and, coordinated with the direction toward a unitary school system, can achieve two goals. One, education for pre-adolescents and early adolescents can be improved. Two, the resultant rezoning of attendance areas around middle schools can aid desegregation.

The middle school as a concept is in many ways comparable to junior high schools. They are intended to provide an orderly transition in learning experiences from the homeroom, one-teacher organization of the elementary school to the platoon system of the high school with the student's being expected to exert more self-direction. Many "middle schools" originated because a junior high school had to take in the sixth grade (or possibly the fifth and sixth) to relieve crowded conditions in elementary schools. Sometimes this caused a review of the curriculum.



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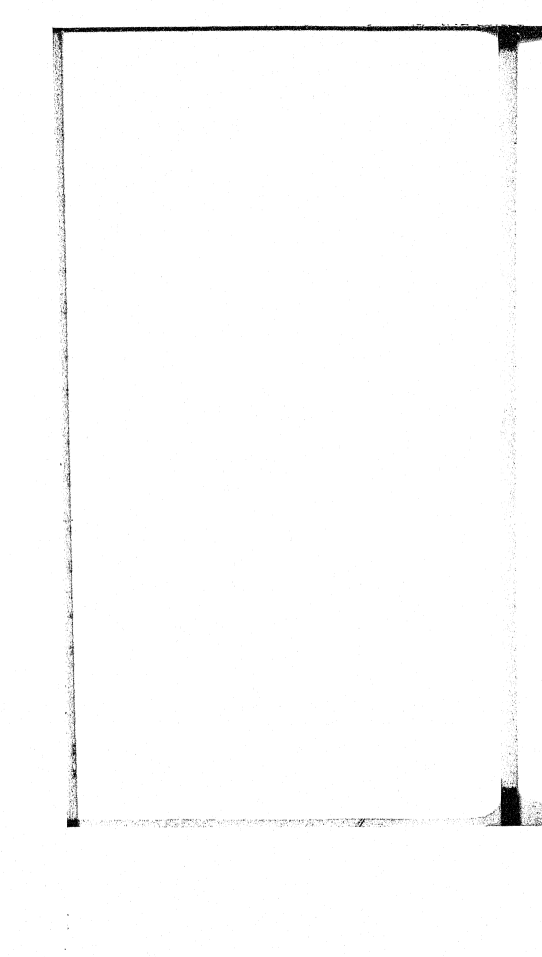


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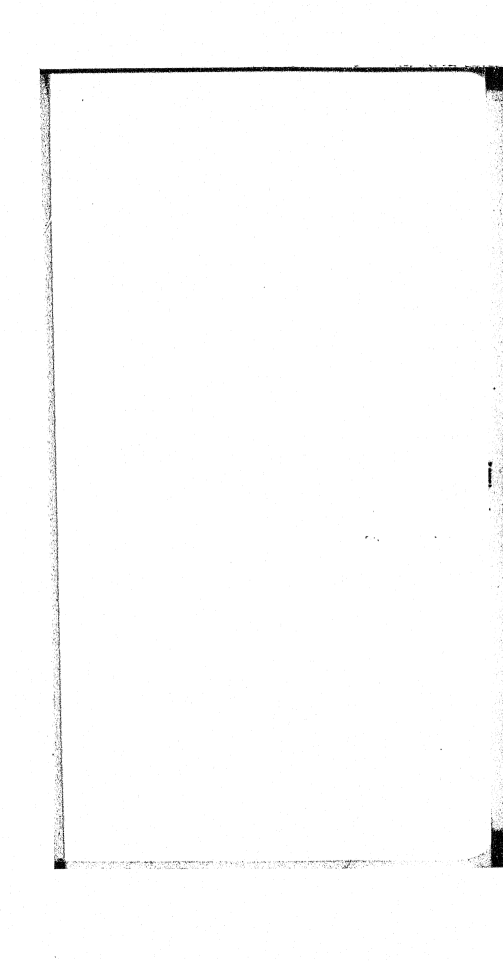
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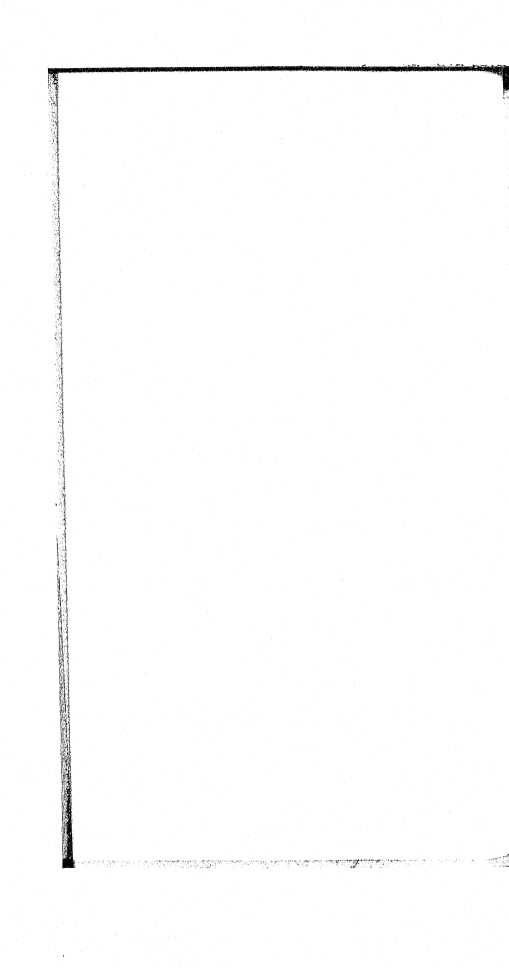
Plaintiffs' Exhibit 10



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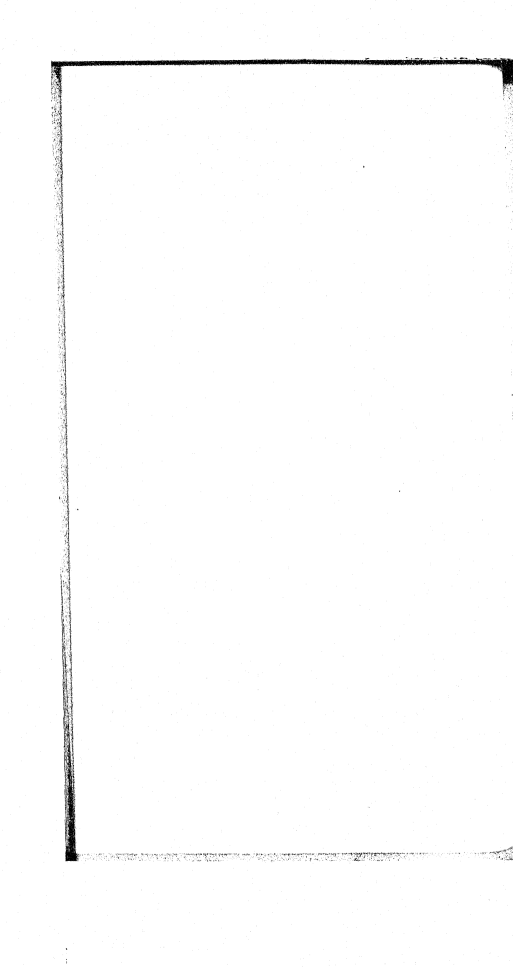


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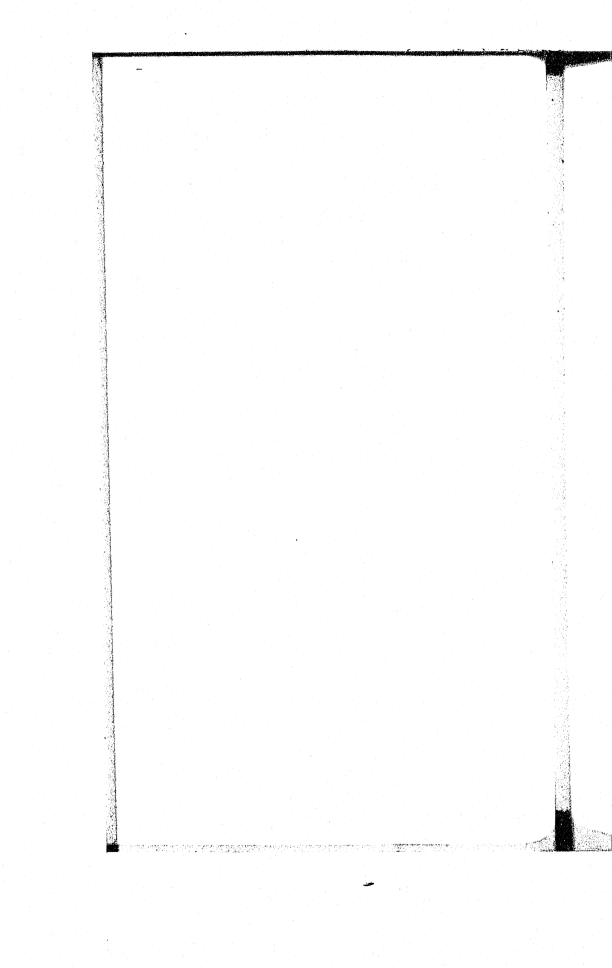
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Plaintiffs' Exhibit 10

TABLE 4A

STUDENT ENROLLMENT BY RACE: SUMMARY DAYTON PUBLIC SCHOOLS, 1971-72

	Black	White	Total	%Black
Pre-Kg and Grades K-5	11,719	14,681	26.380	44.4
Grades 6-8	5,525	6,773	12,298	44.9
Grades 9-12	6,300	10,154	16,464	
TOTALS	23.544	31,598	55,142	42.7

TABLE 48

ATTENDANCE AREAS: SUMMARY DAYTON PUBLIC SCHOOLS, 1971-72

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47 elementary attendance areas: Map I (primary and elementary units on some site are counted as one attendance area)

and the second second

5 middle school attendance areas: Overlay I

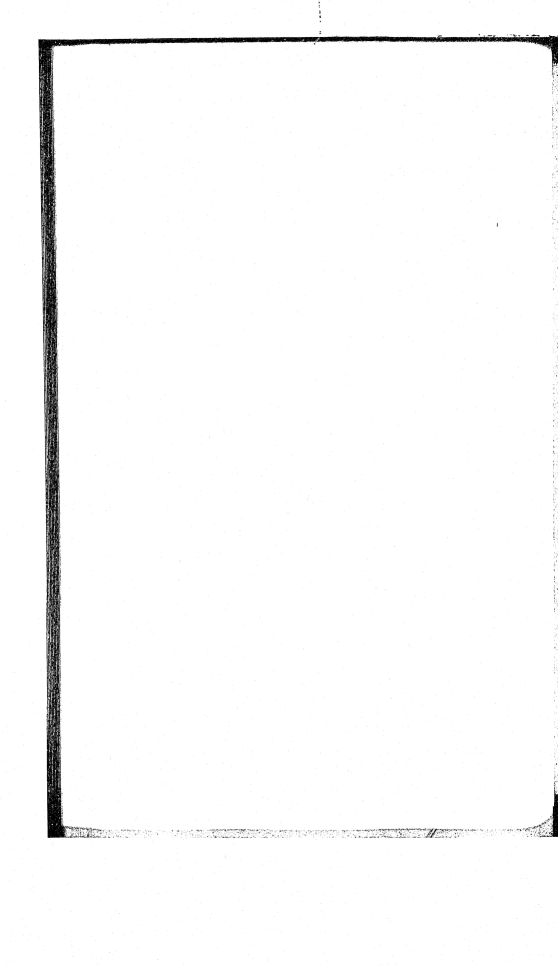
10 high school attendance areas: Map 11 (Patterson Colon, not chlattendance area)

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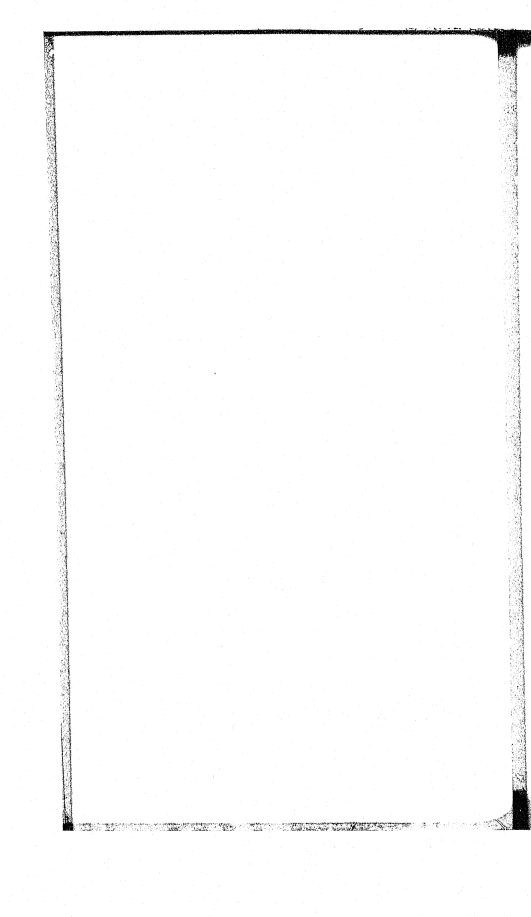
TABLE 4C

TITLE 1 ELIGIBLE SCHOOLS, 1971-72

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Numbers of Carete and of Carete and carete carete and carete care carete carete carete carete carete carete carete car	ice: Areas	l o	er Perce	r U		
Numbers of Carete and of Carete and carete carete and carete and carete careco carecare carete carete carete carete carete carete carete c	n Residing in Attendar	Not Enrolled		3		
No. No. <td>ō</td> <td>1</td> <td><u></u></td> <td></td> <td></td> <td></td>	ō	1	<u></u>			
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	June, 1971								District-wide Schools
		13.4	8,788	65,648	2,550	8,858	54,240		TOTAL
	4 • •	13.4	18	137	=	:	126	(Spec)	Others in School
	•	13.4	22	165	•	•	165	(Spec)	•
•		13.4	14	105 .	•	•	105	(Spec)	
10	• •	13.4	235	1,757	47	•	1,710	9-12	Patterson Co-op H.S.
bit						-	gant Con		
' Exh : : : : :	• •	0.0	00	304	• •	20/	284	К К. В. В.	Horace Gann Shoup Alill
:	:	0.0	0	830	•	180	659	ド よ ち	
•		0.2	2	1,281		253	1,028	ŝ	Belle Haven
Pla	:	0.3	2	827		252	5/5	天 8, 29	MeadowdaleElementary
•		0.3	ო	1,121		489	632	ж 8	
•		0.4	2	486		63	123	ж 8	
•	•	0.5	2	2,058	158	220	1,630	9-12	le H.S.
•		0.5	4	868	•	217	651	K-8	Grant
×	-	Ξ	5		Ľ	٥	5	. 0	4
Non Public Total	Public Non	Percent	Number	Total	StriO	Mom	lucut	neás	NAME OF SCHOOL
3	Schools Balow	Families	Fai	•	Urop	Euroll	Enroll	Grade	
Activities from the Eligible	Activities fro	From Low-Income	From Lov	•	Not Encolled	Public	School		
Estimated Number of Children Who Will Perticipate in Trile (Estimated N Who Will Par								



Plaintiffs' Exhibit 10 [PHOTO OMITTED]

School organization of grades has, historically, been determined not always by educational research but often by state legislation or by physical facilities. The middle school can be an administrative aid in solving some problem such as racial isolation, but research indicates that it should be, if properly handled, a way to improved education.

The Dayton middle schools should offer eventually such things as differentiated staffing and team teaching, modular scheduling, short exploratory courses, a wide range of electives and activities, increased emphasis upon student government, and greater concern about and communication with the community.

The middle school, beginning with grade 5 or 6 and ending with grade 8 is for that "between-ager" or transitional period covering early adolescence. Grades 6 to 8 cover this 11 to 13 year-old age span and constitute the most common middle school grouping. It cannot follow either an elementary or secondary model in content or process; it must focus upon the problems of puberty and understand the needs of the learners at this age. Research indicates that youngsters are reaching physical and social maturity earlier.

The middle school should not be established merely as an aid to desegregation. While it might permit children to get out of segregated neighborhood schools at an earlier age, high quality education will not result without careful preplanning of the instructional program. This "planning" can be simultaneous with the preliminary work which is necessary to develop an effective, integrated school system.

CLOSING SCHOOLS

The Dayton system does have some extra space available in some of its schools, and the student population projection indicates a declining number of students over the next five years. Some of the older, less-suitable buildings could therefore be abandoned.

Plaintiffs' Exhibit 10

Recommendation 2. — Hawthorne Elementary, Washington Elementary, Ft. McKinley Elementary, and Roosevelt High School should be closed as regular classroom facilities by September, 1972.

Hawthorne was originally constructed in 1887 with an addition in 1909. It is in a poor location hemmed in by an interstate highway and has an inadequate site of 0.8 acres. Washington was originally constructed in 1898 with additions in 1926 and 1969. It is on an inadequate site of 2.3 acres. Ft. McKinley is a newer building (1924) but is rated as inadequate for an instructional facility. Its site is only 2.7 acres. Roosevelt High is generally considered to be the least adequate Dayton high school facility with a poor site of 5.2 acres.

ELEMENTARY ASSIGNMENTS, 1972-73

Elementary attendance zones for 1971-72 are illustrated on Map 1 and middle school zones on Overlay 1. If two elementary schools discontinued (leaving Ft. McKinley as operational for the moment) and 10 elementary schools are changed to middle schools, a total of 35 elementary attendance zones would remain (Overlay 2). Estimated enrollment figures are given for these (Table 5) and for the 15 middle school zones that would be hypothetically created (Table 6 and Overlay 3). Without considering prekindergarten children as part of the basic K-5 pattern, it is possible to desegregate these elementary schools by leaving four of them as they are and by joining the remaining schools in 11 clusters (Table 7).

Recommendation 3. — The following assignment of K-5 pupils to elementary attendance zones be made September, 1972.

Fairport:	same as	1971-72
McGuffey:	same as	1971-72

83-Ex

	Plaintiffs' Exhibit 10
Drexel:	same as '971-72 plus Jane Addams zone
Gardendale:	same as 1971-72 plus 2/3 of
	Gettysburg zone
Cluster A:	Irving (Kg-1)
	Emerson (Gr. 2-5)
	Patterson (Gr. 2-5)
Cluster B:	Eastmont (Kg-2)
	Lewton (Kg-2)
	MC-LT (Gr. 3-5)
Cluster C:	Cleveland (Kg-2)
	Highview (Gr. 3-5)
	Mann (Kg-2)
Cluster D:	Carlson (Kg-1)
	Huffman (Gr. 2-5)
	Ruskin (Gr. 2-5)
Cluster E:	Van Cleve (Kg-1)
	Edison (Gr. 2-5)
Cluster F:	Jefferson (Kg-2)
	Fairview (Gr. 3-5)
	Valerie (Gr. 3-5)
Cluster G:	Belle Haven (Kg-2)
	Jackson (Gr. 3-5)
	Ft. McKinley (out)
Cluster H:	Allen (Kg-2)
	Kemp (Kg-2)
	Res. Pk. (Gr. 3-5)
Cluster I:	Hickorydale (Kg-2)
	Loos (Kg-2)
	Weaver (Gr. 3-5)
Cluster J:	Franklin (Kg-2)
	Greene (Gr. 3-5)

to an internet of the second second

14

Cluster K:

Plaintiffs' Exhibit 10 McNary (Kg-2) Shoup Mill (Gr. 3-5) Shiloh (Gr. 3-5)

The redistribution would leave all elementary schools within a range of 27.6 per cent black to 54.5 per cent black with most of the schools hovering closely to the 44.9 overall average. An effort was also made to cluster schools by economic levels. Table 7A illustrates the percentage of Title 1 (ESEA) families in each assigned cluster.

It should be noted that a total of 34 elementary (K-5) attendance areas would be left with Ft. McKinley not used. The clustered zones are based on the revised zones and not the current 1971-72 attendance areas.

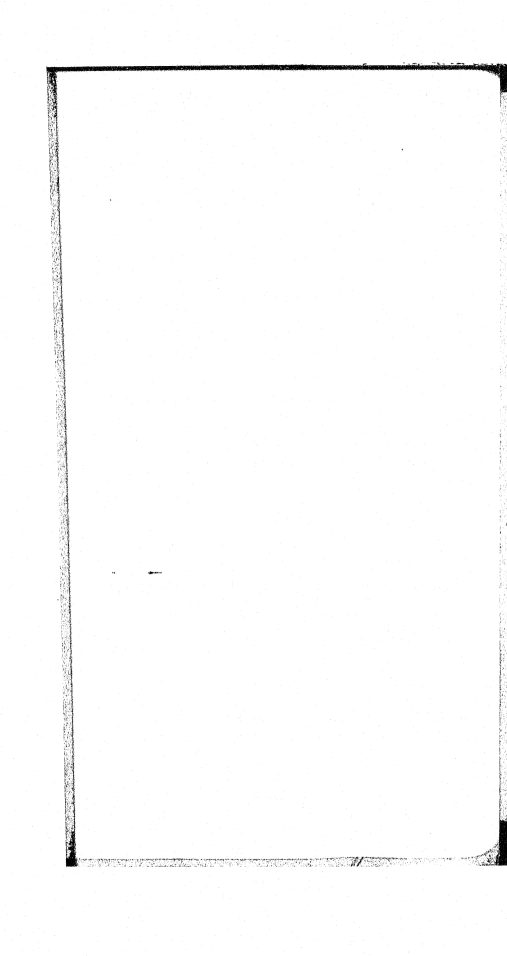
Recommendation 4. – The assignment of pupils to carry out Recommendation 3 should be made in each of the clusters by the principals affected in cooperation with the central office staff. Pupils moved should in all cases be the farthest located from their present school assignment where a choice has to be made.

MIDDLE SCHOOL ASSIGNMENTS, 1972-73

Estimated enrollment for the 15 revised — but hypothetical — middle school zones is shown in Table 6. These are all contiguous zones made up merely as a paper operation to establish an intermediate base for final recommendations for the middle schools. Estimated enrollment figures for the recommended desegregation plan for middle schools are given in Table 8 and zones are shown on Overlay 5. The school zones listed are 1971-72 assignment areas. Thus, Jane Addams Middle School would be assigned pupils from the current Jane Addams Elementary zone, the Drexel zone, and the Shoup Mill zone.

84-Ex.

REVISED ELEMENTARY SCHOOL ZONES PRE-KINDERGARTEN AND GRADES K-6 DAYTON PUBLIC SCHOOLS

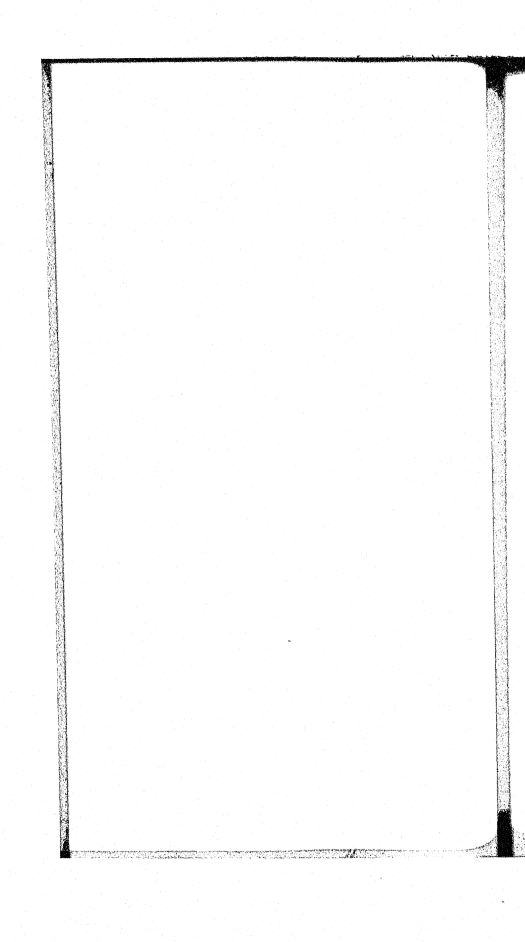


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	Total	428	415	-	7	748	9	684	365	901	485	647	e,	8	129		14661	26390
		0	225	623	101	4	1316	2	¢0		8		003	12	24	61/11		
ESTIMATED ENROLLMENT BY SCHOOL AND RACE REVISED ELEMENTARY SCHOOL ZONES PRE-KINDERGARTEN AND GRADES K-5 DAYTON PUBLIC SCHOOLS	Sp. Ed.	0	e.	0	0	4	0	61	0	0		0	0	68	129		600	550
ATED ENROLLMENT BY SCHOOL AND F REVISED ELEMENTARY SCHOOL ZONES PRE-KINDERGARTEN AND GRADES K-5 DAYTON PUBLIC SCHOOLS		0	0	12	0	•	21	-	0	0	0	0	21	12	- 24	211		
ENROLLMENT BY SCHOOL ED ELEMENTARY SCHOOL INDERGARTEN AND GRADI DAYTON PUBLIC SCHOOLS	Gr. 15 W	345	315	•	3	665	9	694	304	911	422	119	•				11755	20721
ED ENROL		0	151	462	108	3	1072	-	Ω.		27	87	HEL.			8008		
ESTIMATI REV PRE	Kdą. W	83	63	0	0	106	0	134	5	8	3	113	•				2296	E68E
		0	5	8	143	-	182	0	0	•	9	15	114			1597		
	Pre-Kdg. B W	0	₽E	0	0	8	0	31	0	0	•	23	•	•		•	3/1	1216
	a la	0	Se .	53	127	0	41	Ö	•	•	•	11	129			945		
		Horace Mann	McGulley	NICNURY	EIC - LT	Patterson Elementary	Residence Park) Ruskin	Chiloh	Shoup Nik	Valerie	Van Cleve	Meaver	Gurman	Kumety	TOTAL BLACK	TOTAL WHITE	TOTAL ENROLLMENT

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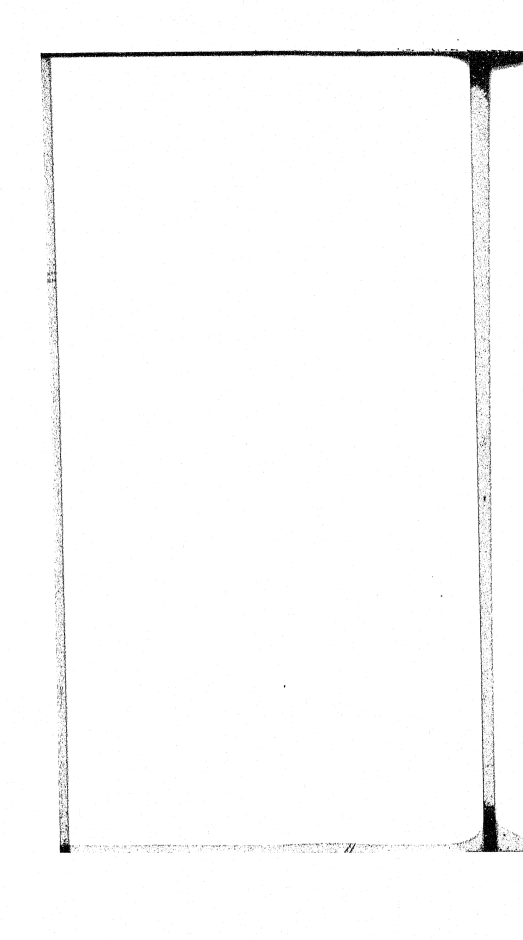
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Plaintiffs' Exhibit 10

TABLE 6 ESTIMATED ENROLLMENT BY SCHOOL AND RACE REVISED MIDDLE SCHOOL ZONES, GRADES 6-8 BASED ON REVISED ELEMENTARY ATTENDANCE ZONES DAYTON PUBLIC SCHOOLS

•	Gr. 6-8	& So. Ed.		
	.8	W	latoT	×81.
ane Arldams 61.S		· · ·		and the second
Drexel	188	170	358	* * * *
	188	170	358	.
	100	170	328	52.5
Belmant M.S.				
Mann	2	215	217	
Cleveland	3	426	429	
	. 5	641	646	0.8
	-			U.O
Brawn, M.S.				
Fairview	34	408	442	•
Loos	11	379	390	
Shoup Mill	2	68	70	
	47	855	902	5,2
Cornell Higts. M.S.	•			
Fairport	199	208	407	
Jefferson	667	24	691	
	866	232	Contraction of the local division of the loc	
	000	494	1098	78,9
Gettyshurg M.S.				
Ft. McKinley	2	147	149	
Gardendale	145	185	330	
Hickorydale	34	164	198	
	181	498	677	26.7
	•	-	3	
irant M.S. Eastmont	. .			
Lewion	1	363	364	,
		222	223	
	2	585	587	0.3
lincoln M.S.				· · · · · · · · · · · · · · · · · · ·
Huliman	ň	-		
Ruskin	0	350	350	
		427	431	
	4	777	781	0.5

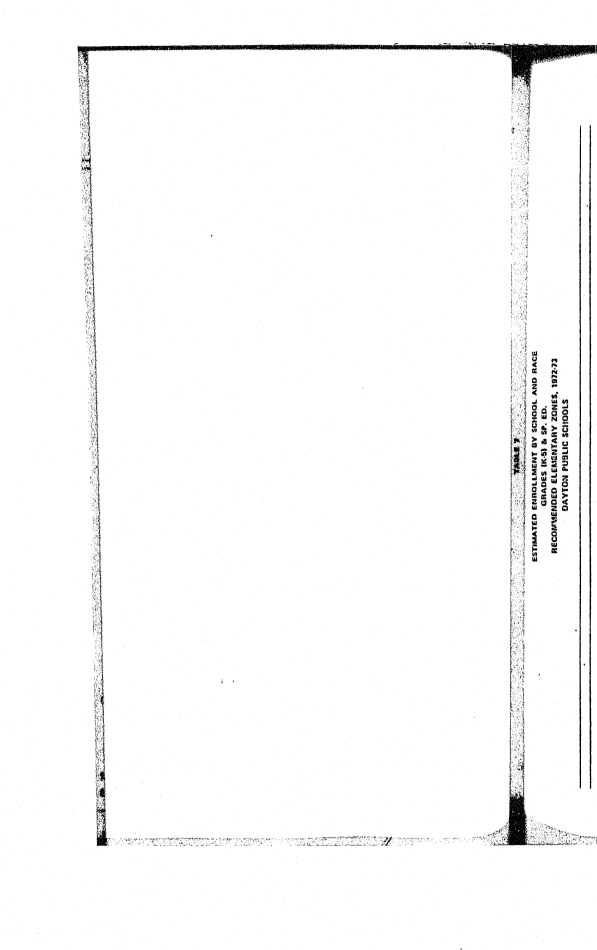


Plaintiffs' Exhibit 10

TABLI. 6 (Cont'd)

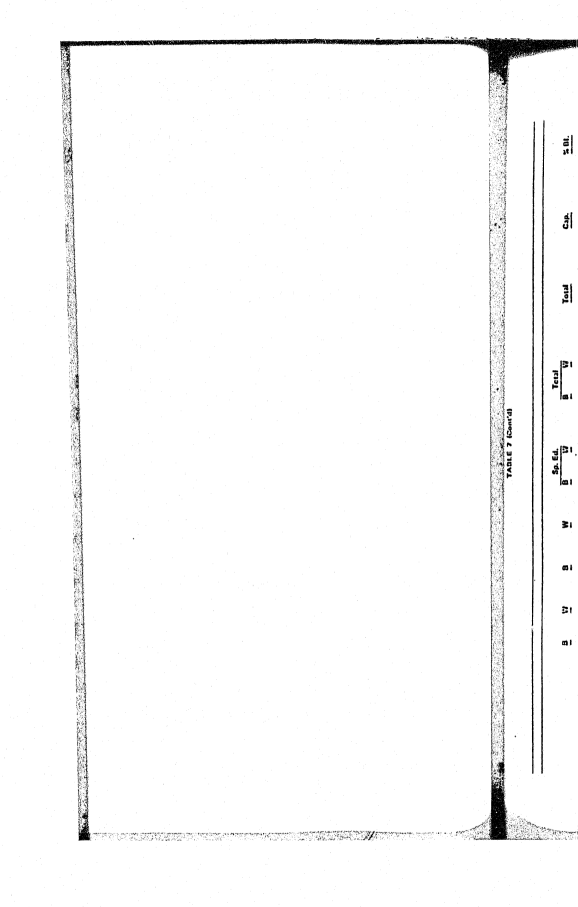
	Gr. 6-8	& Sp. Ed.		
• All All All All All All All All All Al	8	<u>w.</u>	Total	<u>%81.</u>
ongicilow M.S.			•	
Greene	235	4	239	
Van Cleve	56	238	294	
	291	242	533	54.6
tecFarlane M.S.				
Edison	349	74	423	•
Weaver	394	2	396	
	743	76	819	90.7
leadowdale M.S.				•••.
	· ·		· · · · · · · · · · · · · · · · · · ·	
Belle Haven Shiloh	56	318	374	
Valerie	0 56	180	180	
		290	346	
	112	788	900	12.4
rville Wright M.S.				
Franklin	47	416	463	
Kemp	18	482	500	·
	65	898	953	6.7
ebster M.S.	•			•
Allen	2	267	269	. •
McGulley	47	163	210	
	49	430	479	10.2
			413	10.2
estwood M.S.				
Jackson McNary	421	3	424	
ncivary Res. Park	229	1	230	
11830 F 8FK	817	2	819	
	1467	6	1473.	99.6
hittiar MI.S.			· •	•
Emerson	10	219	229	
Irving	311	2	313	
Patterson	3	347	350	
	324	568	892	36.3
ogaman M.S.			· · · · ·	
Highview	390	6	336	
Carlson	358	Ť	359	
MC - LT	433	2	435	
	1181	0	1190	99.2
TOTALS	5525	6773		
I WITHEW	3323	0113	12298	44.9

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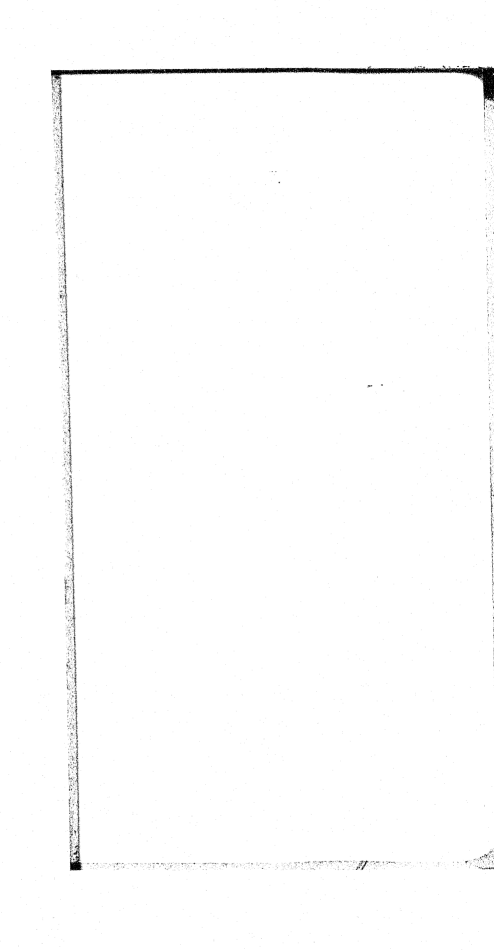


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CHOOLS	Total IB IS		334 507				290 493	289 346			275 345	217 360	240 481	Gr. 2 – 5 in Patterion remain Gr. 2 – 5 in Irving: 245 to Emerion: 236 to Patterion			4CE 4ZZ	225 254	499 550
DAYTON PUBLIC SCHOOLS	Sp. Ed.		2 7	0 7			8 11	0.0.		•.	21 19	0	0	Gr. 2 - 5 Gr. 2 - 5		•	0	0 2	0
	31	Gr. 1-5	274 398			Gr. 1-5	237 402	241 291		Gr. 25	254 326	0	240 481	o trving		Gr. 35	0	0	499 650
	≥1 ∞1	tince Zones) Ka	58 102		ance Zones)	Kg.	42 82	48 55		<u>5</u> -1	0 0	217 380	0	Kg – 1 ki trving remain Kg – 1 ki Ewerson and Patterson to Irving . 2 – 5 ki Emerson remain	•	Kg - 2	224 334	225 247	0
		(Maintain 1971-72 Attendance Zones)	Fairport	McGuffey	(klaintain Revised Attendance Zonca)		Drexel	Gurdendale	(Cluster A)		Emer son	Irving	Patterson	Kg - 1 in Ng - 1 in Gr. 2 - 5 in	(Chuster B)		Eastmont	Levton	MC – LT

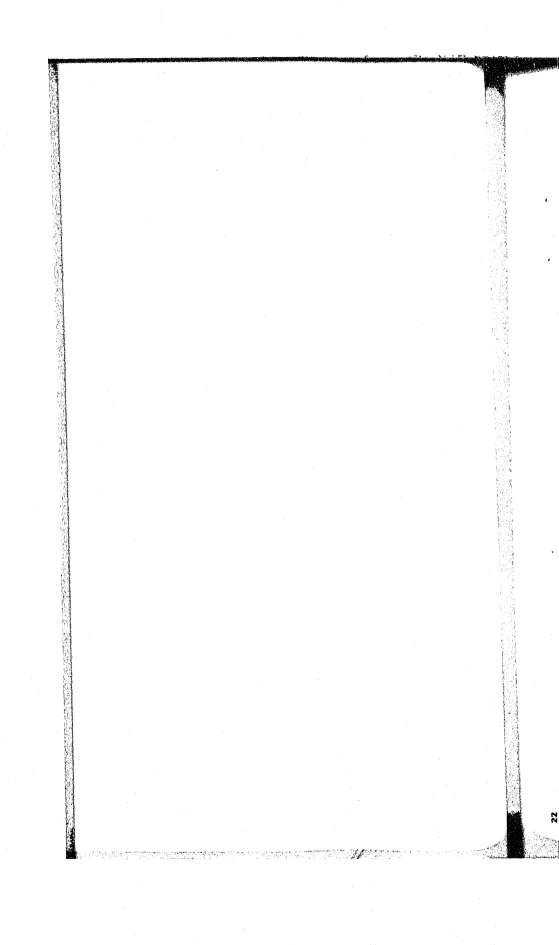
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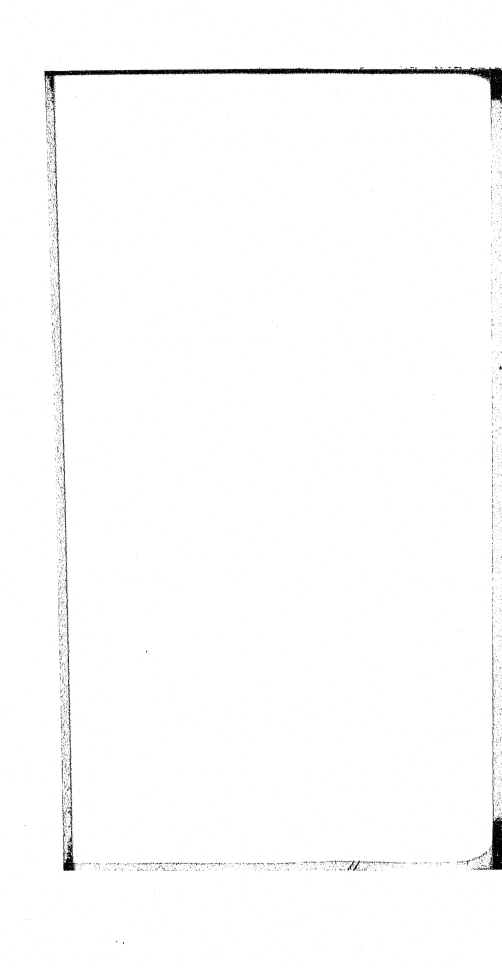
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Total		e MC -			274	1054	346	to Highu			199	854	175	in; 233			682	266	lison			
	c	civitan l						d Mann						to Rusk					46 to Ed	•		
Tetal	- T remai	l pue tu			532	675	228	Highvi c eland an			453	515	533	Huffims			336	607	remain Cleve: 3			ş
14	Gr. 3 – 5 in MC – LT remain	Gr. 3 – 5 in Eastmont and Levton to MC – LT			242	87E	118	Gr. 3 – 5 remain in Highview Gr. 3 – 6 from Cleveland and Mann to Highvi aw			208	236	242	Gr. 2 – S remain in Huffmon and Ruskin Gr. 2 – 5 from Carlson: 230 to Ruskin; 233 to Huffman			246	480	Gr. 2 – 5. In Edison remain Gr. 2 – 5. from Van Cleve: 346 to Edison			
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		to Eastmont; 224 to Lewton		Gr. 35	0		0	119 10		Gr. 2-5	0	-	_	uos		Gr. 2:5		_			Gr. 35	
	Levion remain	mont; 2				357		fann			-	238	234	10 CM			0	486			•	
31	Lewton	6 to East		~	532	0	228	2 to C		-1	6 54	•	0	n nd Ruski	•	71	333	0	lain /an Cleve		~	
a)	Kg – 2 in Eastmont and I	- LT: 22		K9 - 2	242	•	113	Kg – 2 remuia in Cleveland and Mann Kg – 2 from Highview: 245 to Cleveland; 119 to Mann		<u> - 6</u> X	203	0	٥	remain in Carlson from Hulfman and Austin to Carlson		Kg - 1	162	0	In Van Cleve remain from Edison to Van (Kg - 2	
	in Easte	in MC -						from H.						remain fram Hu					In Van I trom Ed			
	Kg - 2	Kg - 2		•				K9 2	•										1 - 2 1 - 1 1 - 1			•
			(Cluster C)		Cieveland	Highview	ę		(Cluster D)		Carlson	Huffman	Ruskin		(Cluster E)		Van Cleve	Edison		(Cluster F)		
l			Ű		5	E.H	Mann		Ő		Š	Juk	Rus		ũ		ut V	Edin		0		:



8	48.5	54 5				48.6	51,3					48.4	44.2	52.2		•		47.6	0.04	49.9	
- B B	653	765	•			1263	1747	542			•	871	8 28	1689	•			718	168	1241	
Total	153	640	remain Fairview; 366 to Valerie			871	\$ 92	0	Belle Haven to Jucksua AcKinley School.			291	601	1427	in o Residence Park		•	316		E001	
Total B W	416 448	162 670	Gr. 3 – 6 la Valerie and Fairview remain Gr. 3 – 5 Irom Jellerson: 448 to Fairview; 368 to Valerie			423 448	462 430	•	(Gr. 3 – 5 (n Jackson remain Gr. 3 – 5 from Fr. McKinley and Bells Haven to Juckson Make other use of Fr. McKinley School.			206 305	327 412	745 682	Gr. 3 – 6 in Residence Park remain Gr. 3 – 5 from Alkin and Kemp to Residence Park			150 165	306 405	500 503	•
Sp. Ed.	0	0			•	0	10 0	0	6.3 1			0	0	22 11	0.0	•	•	0	0 0	22 12	
₿I	104	162	•		6. 3.5	0		0	Haven		Gr. 35	0	0	671 2	1 to Kemp		Gr. 3-5	0	0	491 . 2	
۵I	416	6VC	rie to Jellarson		ð	0	452	0	Lackson to Belle Haven		ä	C	0	223	isin 284 to Aken; 282		ઢં		0	470	
≥1 	0		Kg = 2 ° in Jefferson remain Ke = 2 from Faivierv and Vulcrie to Jofferson		K1-2	423 448	0	0	Kg – 2 in Belle Haven remain Kg – 2 from Fr. McXinley and	•	K9 - 2	236 305	227 412	0	Kg – 2 in Alten and Kemp romsin Kg – 2 isom Acadence Park: 284 to Alten; 283 to Kemp		K9-2	- 150 165	306 405	0	
			Kg – 2 'In Ja Ka – 2 from					Aa	Kg - 2 in Bi Kg - 2 from						Ka - 2 F A	•				•	
	Fairview	Valerie		(Cluner G)		Belle Haven	Jackson	Ft. McKinley		(Cluster H)		Allen	Kemp	Res. Pk.		(Cluster I)		Hickorydale	1001	Weaver	21



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																Gr. 3 - 5 ka Shoup Mitl and Shiloh remain Gr. 3 - 5 fram McNary: 78 to Shoup Mitl and 210 to Shiloh			
				Tata	Gr. 3 - 5 in Weaver remain Gr. 3 - 5 from Hickorydale and Loos to Weaver			697	167				231	145	396	n 11 and 2			
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					in ale and					in Lo Gree						nd Shik 79 to Si			
				Tous	ver rema			463	451	ne remi			254	65	183	up Mitt : tcNary:	•		
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		7 (Cont			1.3-5	•				Gr. 3 – 5 In Gr. ne remain Gr. 3 – 5 from Franklin to Greene						1.1.5			
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				≩i	in Hickorydale and Loos remain from Weaver: 230 to Luos; 120 to Hickorydale			151	0	nklin			254	0	0	la McNary remain from Shoup Mill and Shiloh to McNary			
				œ	in Mickorydale and Loos I from Weaver: 290 to Luo:		K9 - 2		0	remain e to Fra		Kg - 2			0	remain Mill an			
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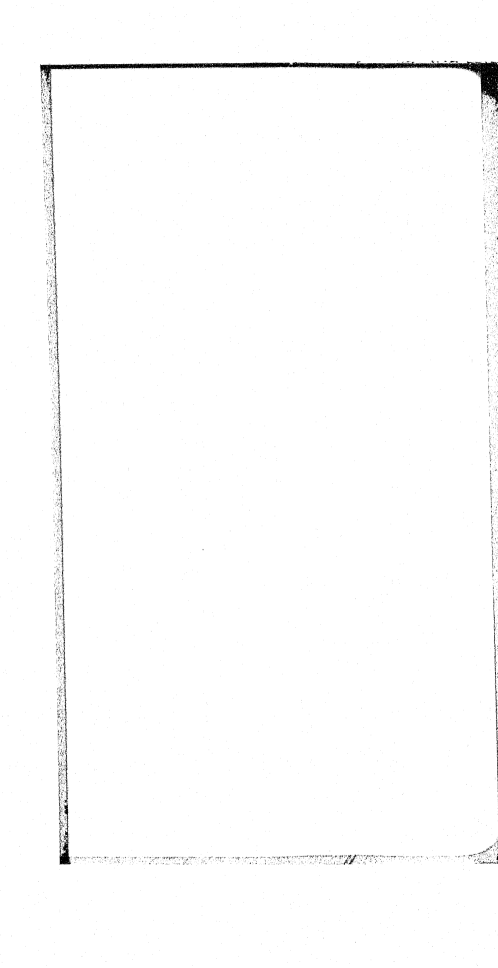


Plaintiffs' Exhibit 10

TABLE 7A

PERCENTAGE OF TITLE I (ESEA) FAMILIES BY RECOMMENDED ELEMENTARY ZONE CLUSTERS DAYTON PUBLIC SCHOOLS

				Perce	incor		ildren in lav nilies		
Cluster A:	Emerson		•			21			
	Irving		• . •			44			
	Patterson					14	- 1		
Cluster B:	Eastmont					0			•
	Lewton					1			
	MC·LT					38			. •
Cluster C:	Cleveland					2		,	
	Highview					29			
	Mann					0			
Juster D:	Carlson					12			
	Huffman					18			
	Ruskin					15			
Juster E:	Van Cleve					13			
	Edison					49			
Juster F:	Jefferson					18			
	Fairview								
	Valcrie					1			
Juster G:	Bell- Haven					0			
	Jackton					0			
	Ft. McKinley		•			39			· · ·
Juster H:						1			
	Kemp					5			
	Res. Pk.					1			
Juster I:	Hickorydale					7			
	Loos					2		·	
	Wenver					1			1. j.
luster J:	Franklin				. •	48			•
water di	Greena					G			
				•		42			
luster K:					·	14			
	Shoup Mill Shiloh					0			



Plaintiffs' Exhibit 10

Recommendation 5. — The following assignment of Grade 6-8 pupils to 15 middle school attendance zones be made September 1, 1972:

- Jane Addams Middle School: Jane Addams Elementary, Drexel and Shoup Mill
- Belmont Middle School: Belmont Elementary, Eastmont, and Edison
- Brown Middle School: Brown Elementary, Jefferson (3/4), and Loos
- Cornell Hgts. Middle School: Fairport, Fort McKinley, and Jefferson (1/4)
- Gettysburg Middle School: Gettysburg Elementary, Gardendale, Hickorydale, and Res. Pk. (1/4)
- Grant Middle School: Grant Elementary, Highview, and Lewton
- Lincoln Middle School: Lincoln Elementary, MC-LT, and Ruskin
- Longfellow Middle School: Greene, Hawthorne, Van Cleve, and Allen
- MacFarlane Middle School: Fairview, Bell Haven, and Weaver
- Meadowdale Middle School: Jackson, Meadowdale Elementary, Shiloh, and Valerie
- Orville Wright Middle School: Carlson, Kemp, and Mc-Nary
- Webster Middle School: Huffman, Res. Park (3/4), and Webster Elementary
- Westwood Middle School: Franklin, Washington, Westwood Elementary, and McGuffey

Whittier Middle School: Emerson, Irving, and Patterson Wogaman Middle School: Cleveland, Wogaman, and H. Mann

Plaintifis' Exhibit 10

The desegregation plan for middle schools effectively removes racial identifiability of schools as they would then range from 38.0 per cent black to 50.5 per cent black and would approach racial balance closely. A good mix of economic levels is also indicated as shown in the Table 8 assignments.

HIGH SCHOOL ASSIGNMENTS, 1972-73

Current high school assignment zones are shown on Map 2. Using the recommended middle school zones as a base (Table 8, Overlay 5), it would not be difficult to feed these zones directly into the nine high schools (Table 9, Overlay 6 — phasing out Roosevelt and leaving Patterson Co-op as a city-wide school). Since pupil locater maps are not available, estimated enrollment figures for the 1972-73 recommended high school attendance areas had to be extrapolated from estimated enrollments by race for the middle schools. Index figures of 103.1 for blacks and 131.4 for whites were used.

Recommendation 6. — The following assignment of grade 9-12 pupils to high school attendance zones be made September, 1972: (Middle school zones are the recommended 1972-73 zones and elementary zones are 1971-72.)

Belmont High:	Belmont M.S. and Grant M.S. plus Mann El.
Dunbar:	Lincoln M.S. and Wogaman M.S. minus Mann El.
Fairview:	McFarlane M.S. plus Webster El. and Res. Park El. $(1/4)$
Kiser:	Longfellow M.S.
Meadowdale:	Cornell Hgts. M.S. and Meadowdale M.S. plus Shoup Mill El.
Roth:	J. Addams M.S. and Gettysburg M.S.
Stivers:	Webster M.S. and Whittier M.S. minus Webster El. and Res. Pk. El. (1/4)

Plaintiffs' Exhibit 10

Col. White:

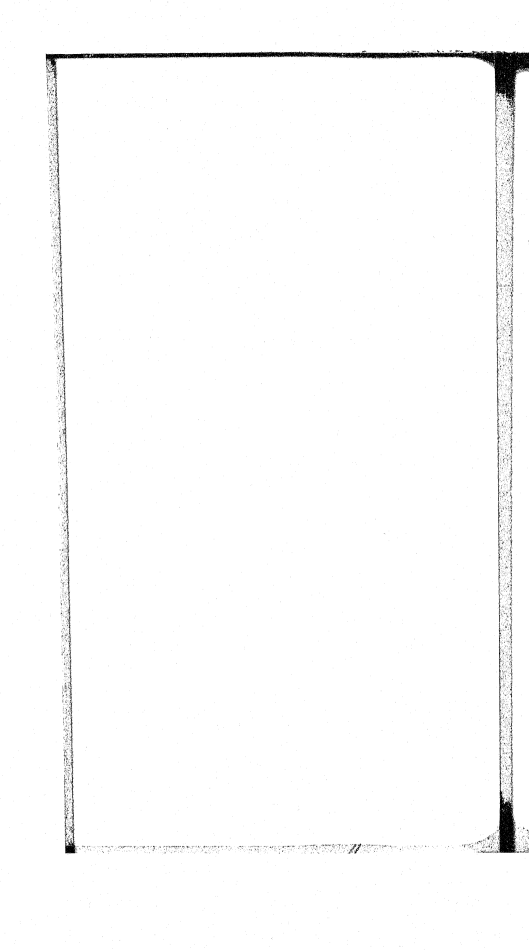
Brown M.S. plus McNary El. and Mc-Guffey El.

Wright High: O

Or. Wright M.S. and Westwood M.S. minus McNary El. and McGuffey El.

The redistribution of high school students would leave the 9 schools within a range of 44.3 per cent black to 32.3 per cent black.

It should be remembered that the above figures for all 3 levels of school organization are rough estimates based upon the best data immediately available. It is anticipated that many revisions and refinements in such a plan for desegregation of pupils would be made after careful review by the local staff.

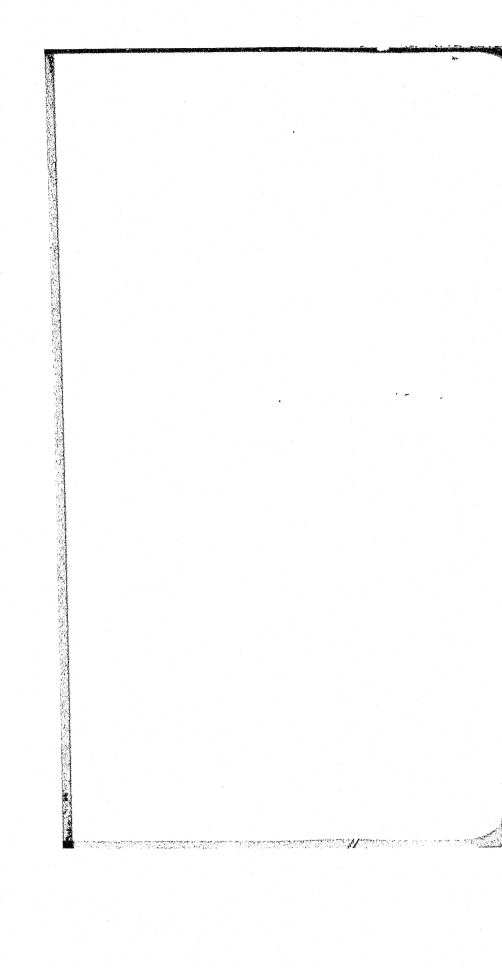


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TABLE 3

ESTIMATED ENROLLMENT BY SCHOOL AND RACE RECOMMENDED MIDDLE SCHOOL ZUNES, GRADES 58, 1972-73 BASLD ON CURRENT ELEMENTARY ATTENDANCE ZONES DAYTON PUBLIC SCHOOLS

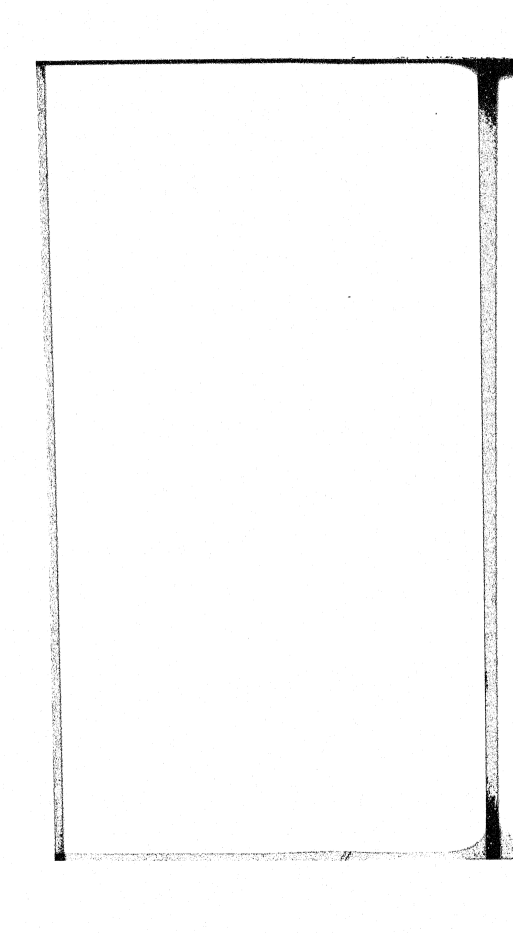
		ip. Ed.	Total			
	8_	<u>w</u> .	<u>T.</u>	Cap.	<u>%BI.</u>	%Title I
Jane Addams M.S.					-	
J. Addams Elementary	174	24	198			16
Drexel	14	146	160			3
Shoup Mill	2	68	70			ā
	190	238	428	850	44.4	, T
cinont M.S.						
Beimont Elementary	a	183	183			
Eastmont	ŏ	231	231			1
Edison	303	1	304			49
	303	415	718	819	42.2	47
rown M.S.						
Brown Elementary	9	345	354			2
Jefferson (3/4)	500	18	518			1
Loos	500	207	213			18
जस्तर	515	570	1085	1208	47.5	1
an a						1 1
prinell Higts, A1.S. Fairport	199	205	407			-
Ft. McKinley	2	147	149			3.
Jefferson (1/4)	167	6	173			1
	368	361	729	900	50.5	18
enviburg M.S.						
Guttysburg Elementary	42	190	232			1.0
Gardandale Hickorydale	114	43	157			20
	23	110	139	•		2
Res. Park (1/4)	102		102			7
	281	340	630	831	44.6	
irent M.S.						
Grant Elementary	1	108	199			1
Highview	218	5	223			29
Lewton	<u> </u>	156	157			· 1
	220	359	579	080	38.0	
incrin M.S.						
Lincoln Elementary	5	319	324		•	8
MC·LT Ruskin	433	2	435			38
HUTKIN	439	269	200			15
	478	269	1028	1175	42.7	
· · · · · · · · · · · · · · · · · · ·						



Plaintiffs' Exhibit 10

TABLE 6 (Cant'd)

•		Sp. Ed. Total			
Langicilow 13.5.	8	<u><u>w</u><u>T</u>.</u>	Cars.	201.	%Title
Greene	235	4 239			
Hawtherm	46	73 119			42 23
Van Cluve	56	238 294			14
Allen	1	190 191			5
	338	505 843	1207	40.1	-
MacFarlane Rt.S.	•	•			
Fairview			•		
Belle Haven	30 56	235 205 318 374		•	2
Werner	394	318 374			0
	480	555 1035	1800		48
		223 1013	1292	46.4	
leadowdria f.t.S.					
Jackson	421	3 424			
Manlawdale Elementary	41	181 222			39
Shileh		180 180			0
Valerie	15	109 124			0 0
	477	173 950	980	50.2	0
			300	30.2	
eville Weight 1.1.5.			•		
Carlson	187	1 138			12
Kemp	0	378 370			12
Mellary	184	2 186			14
	371	351 752	971	49.3	
· · · · · · · · · · · · · · · · · · ·			,		
tehster M.S.					
Hulfman	0	273 273			18
Res. Park (3/1)	304	1 305			7
Webster Elementary	1	154 155			5
•	305	428 733	765	41.6	
estwood M.S.					
Franklin					
Weshington	29	312 341			5
Westwood Elementary	35	208 244			14
McGulley	450	0 455			14
	47	163 210		•	40
	568	683 1251	1532	15.4	
hittics M.S.			•		
Emerson	10	219 229			•
Irving	3/1	2 313			21
Patterson	1	187 181			44
	322	408 730	100-	11.4 ·	: 14
			1005	//4.1	
ogiman I.1.S.					
Cleveland	3	305 363			29
Wogsman	313	1 344			2
H.Mann	_2	93 95			ō
	346	450 807	1157	43.1	•
NLS States	5525	6773 12293		44.9	



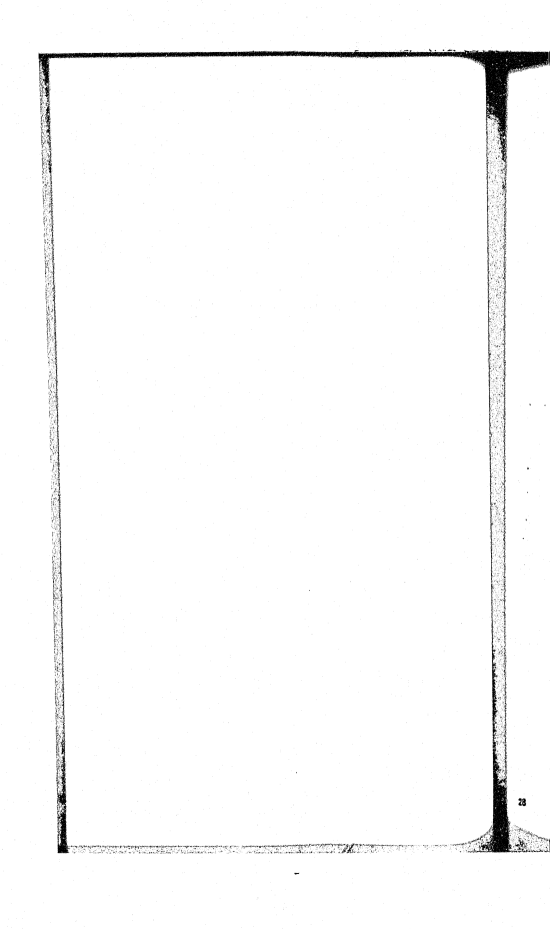
Plaintiffs' Exhibit 10

TABLE 9

ESTIMATED ENROLIATENT BY SCHOOL AND RACE RECOMMENDED HIGH SCHOOL ZONES, GRADES 9-12, 1972-73 BASED ON CURRENT ELEMENTARY ATTENDANCE ZONES DAYTON PUBLIC SCHOOLS

G	. 9.12 B	Sp. Ed.				
•	0.	W.		Total	Cap.	
Selmont		-			Cold.	581.
Belmont M.S. (Belmont - Eastmont - Edison)	312	545	•	857		•
Grant M.S. (Grant - Highview - Lewton)	227	472		639		
Pendon	539	-		-		
(+) Mann El		1017		1558		
(i menni Ci	-2	122		124		
	541	1139		1680	2518	32.2
Junbar						•
Lincoln M.S. (Lincoln - MC - LT -	453	774		1227		•
Ruskin)						
Wogaman M.S. (Cleveland - Manny Wogaman)	360	603		963		•
	813	1377				
		122		2190		
	<u>2</u> 811	1255		124		
		1433		2066	2453	39.2
sirview				•		
MacFarlane M.S.	495	729		1224		
(Fairview - Belle		•				
Haven - Weaver)						•
(+) Webster El	1.1	202		203		
(+) Res Park 1/4	104	0		104		
•	600	931		1531	1845 .	39.2
iser					· · · · · · · · · · · · · · · · · · ·	
Long/cillow M.S.	318	664				
(Allen - Greene -	110	904		1012*	1245	34,4
Hawthorne - Van Cleve)						

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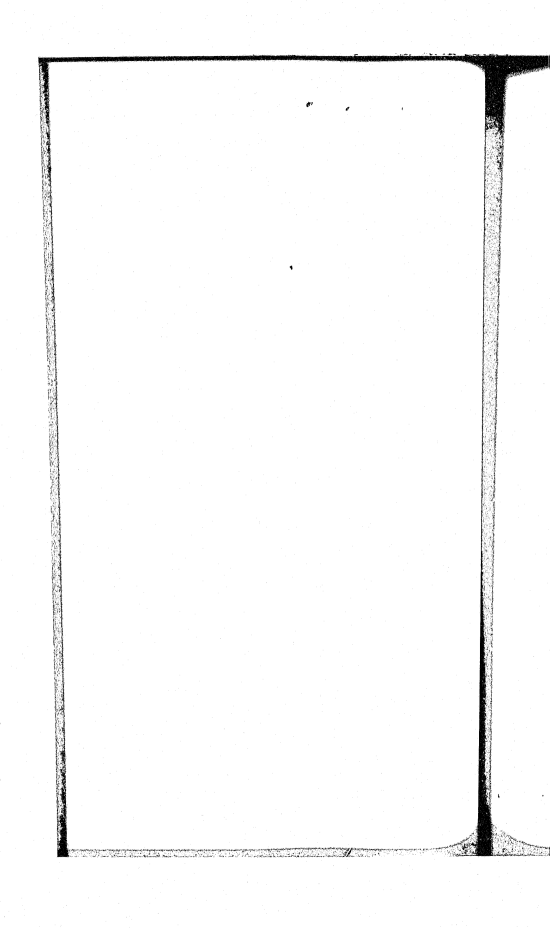
TABLE 9 (Cont'd)

Gr. 9-12 & Sp. Ed. 8. W. Total Cas. %81. Mexicondali Cornell Hts. M.S. 379 474 853 (Fairport - Ft. McKinley -. Jellerson 1/41 Mendowiate 14.5. 493 622 1115 IJackson - Mexicowciale -Shiloh - Valerie) 872 1096 1968 (+) Shoup Mill El 2 89 91 874 1185 2059 2950 44.3 Roth J. Aldams M.S. 198 313 509 (J. Addams - Drexel -Shoup Mill) Grittysburg M.S. 290 459 749 (Gardenulate - Gettysburg Hickorydale - Res. Park 1/4) 486 772 1258 (-) Shoup Mill El 2 89 91 484 683 1167 1856 41.5 Stivers Webster M.S. 314 562 876 (Huffman - Res Park 3/4 - Webster) Whittier M.S. 332 536 868 (Emerson - Irving-Patterson 646 1098 1744 (-) Webster El 202 203 1 (-) Res. Park 1/4 104 0 104 541 896 1437 1530 37.6 Col. White Brown M.S. 531 749 1280 Brown - Jellerson 3/4 -Loos (+) McNary El 190 3 193 (1) McGulley El 48 214 262 769 956 1735 2288 44.3

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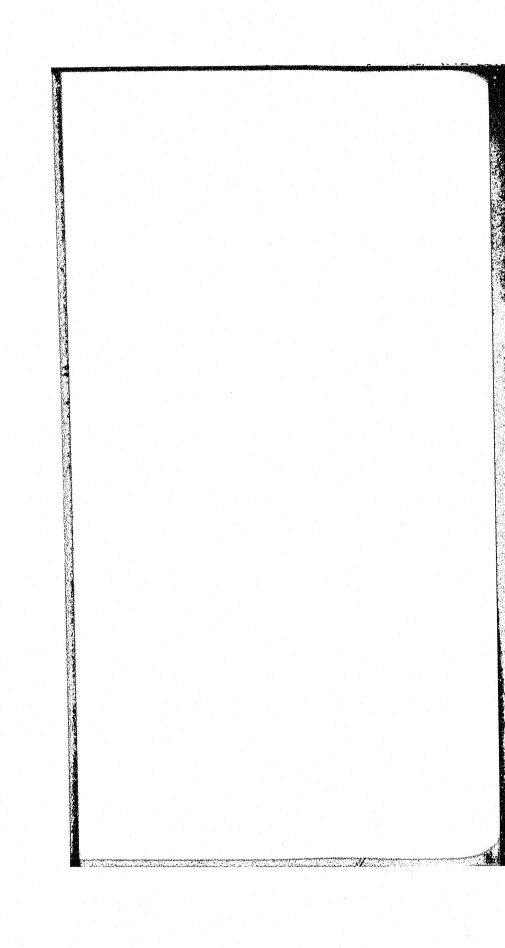
102-Ex. Plaintiffs' Exhibit 10

TABLE 9 (Cont'd)

•	Gr. 9.12 f				
W. Weight	<u>.</u>	<u>W.</u>	Total	Cap.	%31.
Or. Wright M.S. (Carlson - Komp - McNary)	303	501	884		
Westwood M.S. (Franklin - McGufley - Washington - Westwood) (-) McNary El (-) McGufley El	586	897	1483		
	190 <u>48</u> 731	3 214 1181	193 262 1912		
Sub-Totals	5699	1181 8900	1912	2075	38.2 39.0
(+) Patterson Co-op (+) Ungraded (+) Home Teaching	546 35 20	1218 20	1764 55	2337	31.0
OTAL H.S.	<u>_20</u> 6300	2 <u>6</u> 10164	<u>46</u> 16/84		38.3

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TRANSPORTATION OF PUPILS

It is obvious that pupil transportation will be increased if genuine desegregation occurs. A rough estimate of increased transportation needs is included as an attachment to the report along with an explanation of how the cost of such transportation might be met. Under new Ohio legislation for local district reimbursement for pupil transportation expenses it would appear that transportation costs for the desegregation plan can be met wholly or in large part out of state funds with no increase in local budget.

[PHOTO OMITTED]

GENERAL RECOMMENDATIONS FOR DESEGREGATION

In Part I of this report, the current status of the desegregation effort in the Dayton City Schools was reviewed. That analysis was based upon current information provided by the Superintendent.

Part II gave specific recommendations for ending the racial imbalance in enrollments for the various schools at different grade levels.

This section gives some general comments and recommendations which may assist school and community leaders in their affirmative action toward an integrated school system.

An annual review of faculty assignments by school and teaching field should be made to determine to what extent race should be a consideration in recruitment, employment, and assignment activities. The need for racial balance should be a reality to be considered not only in school policy but in negotiating master contracts.

Inservice education for integration needs to be relevant, required, rewarded, and continuous. A planning committee should involve teachers, administrators, students, community advisers, and representatives of area institutions of higher edu-

Plaintiffs' Exhibit 10

cation. The greater use of teacher aides providing biracial teams should be made where feasible.

While the ratio of blacks and whites is fairly reasonable for administrative staff in Dayton, the following general recommendations are made.

- 1. Until full integration is achieved district-wide, the tendency to put black administrators in schools having a high proportion of black pupils or which are located in black communities should be avoided. Biracial administrative teams should be assigned where there is more than one building administrator.
- 2. Black administrators should be given an equal opportunity to work in line as well as staff positions in the administrative structure.

When the desegregation plan becomes reality the transfer policy for pupils should be rewritten to discontinue all optional zones or free enrollment. Transfers only for health or pertinent educational or administrative reasons should be allowed. Policing of pupil addresses will need to be made.

In order to facilitate up-to-date pupil assignment operations it is recommended that for the immediate situation pupil locater information and a set of good zone maps be developed. After this it is recommended that a computer-based pupil data system be effected. The Miami Desegregation Center is currently publishing a computerized operational plan for desegregation of pupils which can be used very easily in a system such as Dayton once the pupil data base is established.

The following general recommendations are given for community and school representatives.

an on the rise of the state of the

1. School representatives should meet regularly with their counterparts from all Dayton Standard Metropolitan Service Area (SMSA) agencies and institutions to communicate about respective programs and to achieve maximum coordination of and impact from various

Plaintiffs' Exhibit 10

service efforts. Such problems as housing patterns, metropolitan government, and cooperative educational efforts should be explored.

- 2. The Dayton Advisory Council on Education (DACE) should be continued with a provision for annual review by DACE and the District as to the representativeness and activities of the Council. Established to advise the Superintendent on such matters as desgregation, its need will increase as desegregation becomes integration.
- 3. While mass media are valuable, they do not replace small discussion groups in the total public information program. These groups should be continued at the local school level and involve principals, teachers, and other employees who previously have become cognizant of the goals of an integrated school system through the inservice programs discussed above.

A continued and improved analysis should be made of socioeconomic patterns of students so that this factor can become a more effective input to the student assignment process.

If not already part of the program, curriculum units concerning human relations, minority group cultures, urban government and ecology, and family finance should be included at each instructional level.

The entire grading, reporting, counseling, and testing programs should be reviewed in light of desegregated schools compared to traditional schools. Grouping practices for instruction are particularly vulnerable.

Many parents and other citizens enjoy their schools as community centers, too. They may see desegregation as a threat to this activity. The Board should insure, by policy statement, that any desegregation plan will protect the community use of school facilities in a secure fashion and, if necessary, provide transportation so the community center

Plaintiffs' Exhibit 10

concept will be implemented. Desegregation in extracurricular activities is an essential component of any unitary plan.

The Board should in January, 1972, place bids for additional buses for September delivery so that economies in group bidding can be effected. Simultaneously, local transit companies might be invited to submit a comparative cost estimate.

Security of buildings and children is a concern especially where desegregation has been suddently imposed upon a school system. At the secondary level it is strongly recommended that student biracial advisory committees become a part of the school's operation. Urban secondary school principals can make effective use of such committees in affirmative action to prevent student unrest.

Districts which are segregated typically are operating substandard programs in some schools, and desegregation usually forces an upgrading of the instructional program. It is assumed that Dayton is no different than other major cities and that additional financial aid will be necessary. All federal and state sources should be investigated including the new Emergency School Assistance Program should it become law; Title IV, P.L. 88-352 monies, and funding under the new Educational Renewal Centers concept (USOE).

The recommended plan attempts to desegregate schools in such a manner that they will not be racially identifiable: not black schools, nor white schools — just schools. If such a plan is to work effectively the entire metropolitan Dayton area should be involved and not just the city. It is recommended that the Board continue its effort to involve the metro community. Particular attention should be given to the current lawsuits in Indianapolis, Richmond (Virginia), and Detroit.

The prekindergarten pupils were not included in the desegregation plan. It is recommended that they be sent to their nearest elementary school location and where capacity does not permit their being housed, transportation be provided to the next building with space available.

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Plaintiffs' Exhibit 10

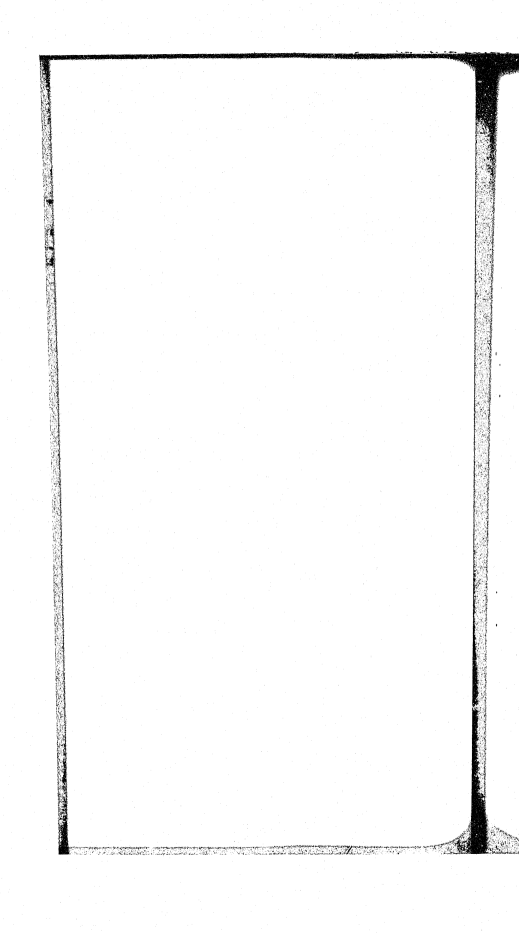
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	tal vehicles					
14						
30						
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	315,900					
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	100.000					
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Plaintiffs' Exhibit 10

Estimated Operating Cost

Board-owned buses - 22,350 primis x 550 each = \$ 1,118,000 A Contract buses - 22,350 pupils x 567 each = 1,498,120

Estimated Operating Cost Less State Reimbursement

	Board-owned	A Contract
Estimated operating cost Estimated State reimbursement	\$1,118,000 489,040	\$1,498,120 589,760
Net Operating Cost	\$ 628,960	\$ 908,360

Savings with Board-owned vehicles = \$279,400

If savings were applied to capital investment of \$1,304,100 (vehicles and building), payback would be accomplished in 4.6, years.

FINANCING THE LOCAL COST

Needs	1972	Annual	
Nat local operating cost Local capital outlay	\$ 251,584 1.304,100	\$ 628,960 -0-	
Tatsi Needed	\$1,555,684	S 628,960	
Sources			
Maintain 1970 level of local funding From new State funds*	\$ 433,000 1,122,684		
Total Available	\$1,555,684		

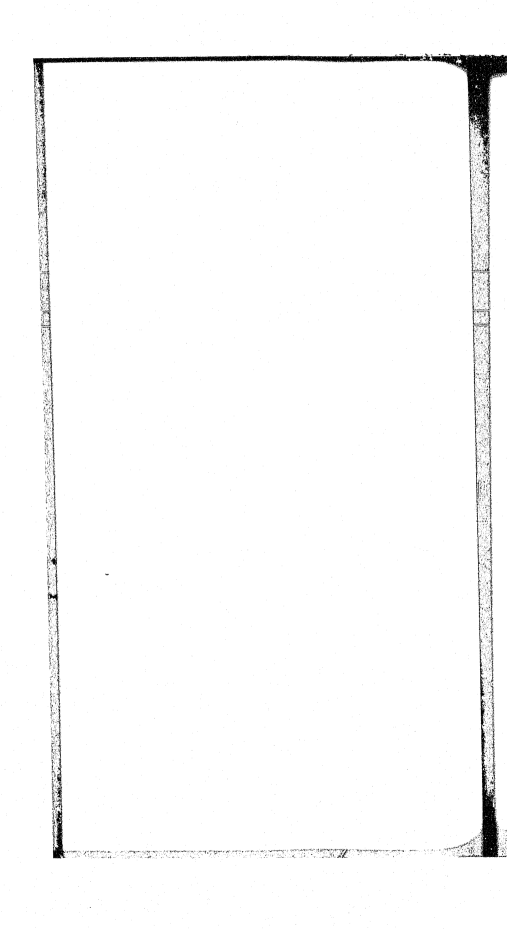
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*Principally from the new Municipal Overburden fund. The district will receive \$20 per pupil, or approximately \$1,050,000 a year, from that part of the newly enacted State program.

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PLAINTIFF'S EXHIBIT 11A

[LETTERHEAD OF DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, WASHINGTON D.C. 20201]

OFFICE OF THE SECRETARY

Dear Dr. Carle:

Representatives of the Office for Civil Rights conducted a Title VI Compliance Review of the Dayton Public Schools during the period November 12-22, 1968. We have completed our analysis of the information gathered during the review and have made the determination that your district is not complying with Title VI of the Civil Rights Act of 1964.

An analysis of the data obtained during the review establishes that your district pursues a policy of racially motivated assignment of teachers and other professional staff. Thus, all Negro principals are assigned to predominantly Negro schools, as are 11 of the 14 Negro assistant principals; 156 out of 181 Negro high school teachers are assigned to schools where Negroes constitute 92 percent of the total enrollment. Over 85 percent of the Negro elementary teachers instruct in schools having a preponderance of Negro pupils, and only 14 percent of teachers of the white race are in schools where Negroes are in the majority. The assignment of counsellors and coaches follows a similar pattern.

The existence in your district of a substantial duality in terms of race or color with respect to distribution of pupils in the various schools, is a matter of concern to us. The fact appears to be that of a total of 5,627 Negro high school pupils, approximately 85 percent are concentrated in 3 high schools in which the percentage of Negro attendance ranges from 92.3 percent to 100 percent. Similarly, 15,479 (approximately ° percent) Negro elementary pupils attend 20 out of the 53

Plaintiffs' Exhibit 11A Plaintiffs' Exhibit 11F

elementary schools in your district. It is noteworthy that in 17 of these 20 schools, Negroes constitutes 90-100 percent of the total enrollment.

Our review also indicates that students at Roosevelt High School are not afforded the same educational opportunity as other students in your system. 「ないないないないないないない」というというない

PLAINTIFF'S EXHIBIT 11F

[LETTERHEAD OF DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, OFFICE OF THE SECRETARY, WASHINGTON, D.C. 20201]

October 14, 1970

Dr. Wayne Carle Superintendent of Schools The Dayton Public Schools 348 West First Street Dayton, Ohio 45402

Dear Dr. Carle:

I am responding to your night telegram of October 8, 1970 to Dr. Henderson which has been referred to me for reply. In this telegram you request our interpretation of the underlined [italicized] portion of the following stipulation contained in the DHEW Office for Civil Rights/Dayton Board of Education Agreement on faculty desegregation.

"It is the intention of this Board that each school staff throughout the district will have a racial composition that reflects the total staff of the district as a whole."

During the 1969-70 school year when the agreement to desegregate the Dayton faculty and staff was negotiated and accepted by the DHEW Office for Civil Rights and the Dayton Board of Education, the racial composition of the total

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Plaintiffs' Exhibit 11F

Dayton professional staff was 70 percent white and 30 percent black. Consequently, we would expect that by September 1971, the professional staff at each elementary and secondary school subject to the jurisdiction of the Dayton Board of Education would reflect a racial composition of approximately 70 percent white and 30 percent black. With less than a year to go until the September 1971 deadline perhaps it would be useful to restate the legal basis on which the Dayton Board of Education is obligated to desegregate its teaching faculty.

In Alexander v. Holmes County Board of Education, 396 U. S. 19 (1969), the Supreme Court unanimously agreed that school districts must end segregation "at once" and operate integrated systems "now and hereafter." See also Northcross v. Board of Education of Memphis, 397 U. S. 232 (1970); Carter v. West Feliciana Parish School Board, 396 U. S. 290 (1960). This obligation to desegregate encompasses all facets of the operation of an elementary and secondary school system, including the hiring and assignment of faculty. Green v. County School Board of New Kent County, 391 U. S. 433 (1968).

The Supreme Court in United States v. Montgomery County Board of Education, 395 U. S. 225 (1969), reasserted the duty of a school district to desegregate totally its faculty and approved an Alabama district court order which required substantially the same ratio of Negro to white faculty in each school as the ratio of Negro to white faculty in the entire system. In Singleton v. Jackson Municipal Separate School District, 419 F.2d 1211, 1217-18 (5th Cir. 1969), reversed on other grounds, 396 U. S. 290 (1970), the United States Court of Appeals for the Fifth Circuit required school districts to meet these same faculty ratio requirements.

President Nixon in his March 24, 1970, Statement on Desegregation of America's Elementary and Secondary Schools affirmed that segregation of teachers must be eliminated and asserted that "each school system in this Nation, North and South, East and West, must move immediately, as the Supreme

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Court has ruled, toward a goal under which 'in each school the ratio of white to Negro faculty members is substantially the same as it is throughout the system.'" A copy of the President's Statement is enclosed. Consequently, the Department of Health, Education, and Welfare, in its enforcement of Title VI of the Civil Rights Act of 1964, has adopted the same faculty ratio requirement which the Fifth Circuit mandated in Singleton, which the Supreme Court mandated in Montgomery, and which the President applied nationwide in his March 24, 1970 Statement.

Finally, during 1969 the Dayton Board of Education concluded a voluntary but legally binding agreement with the Department of Health, Education, and Welfare's Office for Civil Rights to desegregate its faculty and staff by September 1971. In agreeing to desegregate voluntarily, the Board waived its opportunity for an administrative hearing on this Office's finding of probable noncompliance. In return for the Dayton Board of Education's agreeing to a negotiated settlement and foregoing a lengthy and costly administrative hearing, this Office, instead of requiring Dayton to transfer immediately many of its professional personnel, permitted a two year period for Dayton to desegregate gradually its faculty and staff and did not require as a condition of settlement that the Dayton School Board admit to the veracity of our March 1969 findings of noncompliance.

If I can be of further assistance, please do not hesitate to contact me.

Sincerely yours,

/s/ FREDERICK T. CIOFFI Frederick T. Cioffi, Coordinator Northern and Western States Education Division Office for Civil Rights A DESCRIPTION OF A DESC

Enclosure

cc: Chief State School Officer Regional Civil Rights Director

PLAINTIFF'S EXHIBIT 12

[LETTERHEAD OF STATE OF OHIO, DEPARTMENT OF EDUCATION, COLUMBUS 43215]

June 7, 1971

Dr. Wayne Carle Superintendent Dayton Public Schools 348 West Fifth Street Dayton, Ohio 45402

Dear Dr. Carle:

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I am enclosing with this letter a report which has resulted from your earlier request that the Ohio State Department of Education prepare alternatives asked for by the Dayton Board of Education in its resolution of April 29, 1971. As you know, we had previously met with representatives from the Ohio State Department of Development, the Ohio State Department of Urban Affairs, the Ohio Education Association, the Ohio Civil Rights Commission, the Division of Equal Educational Opportunities, the Department of Justice, the Ohio State University, and other organizations, agencies, and individuals to discuss ways of providing such assistance to school systems in Ohio.

Under dateline March 12, 1971, a report was forwarded concerning your earlier request for demographic development of Dayton City Schools enrollment projections for reorganized schools. A team of counsultants and specialists was formed and financed through our Office of Equal Educational Opportunity to assemble data and make recommendations.

Following your most recent request, this team effort was enlarged to include representativs from the Program for Equal Educational Opportunity at the University of Michigan and other university centers. During the weekend of May 7-9,

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1971, you, as Superintendent of Dayton's public schools, members of your staff, and experts on school integration from Alabama, North Carolina, Virginia, Washington, D.C., Ohio, and Michigan met to discuss the Dayton schools' problems, to plan strategies for change, and to outline suggestions for achieving the resolution's goals. As the conference proceded, lengthy telephone conversations were held with other experts in Arizona, New Mexico, New York, Illinois, Indiana, Pennsylvania, Wisconsin, and North Carolina. The attached document is one product of that conference and these conversations.

Persons selected for participation in the development of these recommendations were chosen by three criteria in their order of importance: (1) their credentials and backgrounds are impecable; (2) they are personally and professionally committed to quality integrated education; and (3) they are experts in such fields as school administration, curriculum, educational change, jurisprudence, educational planning and development, and human relations. Each person came at his or her own expense, and no reimbursement was either requested or offered.

Many alternatives were suggested. Their range is indicated in this report. Numerous strategies, methodologies, techniques, and possibilities were discussed and catalogued. The team of experts concluded that the resolution passed by the Board on April 29, 1971, was not one which could be dealt with effectively in detail until the Dayton Board commits itself to one of the alternative policies suggested in this report — or to some other which may have been considered, but rejected, as a reasonable action that the Board could take.

As the report suggests, in view of prevailing legal and moral circumstances (the realities referred to on pages 13 and 14), only the one alternative policy is deemed logical and feasible. Therefore, it is the one to which the team of experts devoted their most serious attention.

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I recommend, therefore, the following:

- 1. That the attached document be transmitted as official recommendations from the Ohio State Department of Education to the Dayton Board of Education through their Superintendent;
- 2. That the Dayton Board of Education be urged to fulfill their collective duty to adopt the recommended policy immediately for correcting "the conditions that offend the Constitution;"
- 3. That the Dayton Board of Education be informed that if the recommended policy is adopted and ordered implemented – or an alternative policy that would achieve similar results – they can expect to receive continuing assistance from the Ohio State Department of Education and the consortium of other agencies, organizations, groups and individuals referred to above for completing development of strategies, methodologies, and ways of achieving the goals stated in the April 29 resolution; and
- 4. That upon adoption of the policy by the Dayton Board of Education, the consortium of consultative services which helped to formulate this report be made available to assist the Superintendent and his staff in development of those administrative strategies, methodologies, and techniques essential for implementation of the policy. Once these have been developed formally, the "broadly representative committee" referred to in the Board's resolution would be utilized to evaluate and to advise the Board on such plans.

The request received from Dayton was twofold. I can report also to you that proposals for financial assistance are being developed in accord with the Board's request. A meeting was held today to follow progress of The Emergency School

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Assistance funds. Eligibility factors are still cloudy, but one certainly is a definite need for resolutions to be converted into policy statements!

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Since Dayton is the first of Ohio's major urban school systems to take this important step toward fulfillment of some of the most basic of American ideals, I personally pledge my continuing support to you and to the school children in Dayton for that fulfillment. I have also been asked to make that pledge for the entire team of persons who have contributed to the preparation of this report.

Dr. Charles Glatt, who gave major direction to these two efforts, has just received official notice that a contract has been signed between the Ohio State University's Research Foundation and the U.S. Office of Education for establishment of The Midwest Institute for Equal Educational Opportunities. As its Director, he also extends that pledge from The Midwest Institute.

Sincerely,

/s/ ROBERT O. GREER Assistant Superintendent Urban Education

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cc: Members, Dayton Board of Education Administrative Staff

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[ATTACHED DOCUMENT]

RECOMMENDATIONS OF THE STATE DEPARTMENT OF EDUCATION TO THE DAYTON BOARD OF EDUCATION

School integration is a complex and difficult task; to suggest otherwise would be naive. But it can be achieved by persons with courage, commitment and skill who have the political and professional support of major institutions inside and outside the school. There will be many

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times when people committed to integration will experience anxiety, fear, doubt, hostility, and other equally unsettling emotions. Nagging questions will plague the dedicated educator about his effectiveness in creating inter-racial collaboration. This is natural. It is also important to relax, to help yourself and your students accept and work within their own and the school's limitations. Integration can be an enriching and rewarding process for both students and educators. We wish you good luck.

The above paragraph, taken from Planning Educational Change; Integrating the Desegregated School, states succinctly and well the attitude of the Ohio State Department of Education toward the recent request for assistance from the Dayton Public School System for achieving those goals stated in the resolution passed by the Dayton Board of Education on April 29, 1971.

THE BOARD'S POSITION.

The Dayton Board of Education has passed various and sundry resolutions in recent years designed to equalize and to extend educational opportunities, to reduce racial isolation, and to establish quality integrated education in the schools. Many study sessions have been held with the administrative staff, with the community, and with experts from outside the school system. Numerous alternatives have already been suggested, adopted, and in some instances implemented. The latest resolution, passed by the Dayton Board of Education on April 29, 1971, reads:

WHEREAS the Dayton Board of Education recognizes that unequal educational opportunities for minority students now exist, and

WHEREAS current resources available to the Board have been fully used to extend learning opportunities and are now stretched to their limit, and

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WHEREAS the Congress is considering the Emergency School Assistance Program that may supplement other funds for improving education and reducing racial and economic isolation.

NOW, THEREFORE BE IT RESOLVED that the Superintendent of Schools be authorized and directed to request the assistance of the State Department of Education, Office of Equal Educational Opportunity, to provide technical assistance for the development and submission to the Board of alternative plans for reducing racial and economic isolation of pupils and improving educational opportunities in the Dayton Public Schools, and for developing proposals for outside funding to implement the same, subject to the approval of the Board.

BE IT FURTHER RESOLVED that the President of the Board, in consultation with the Board, appoint a bready representative committee to evaluate and advise the Board on plans that are developed pursuant to this resolution; and to communicate with and seek the cooperation of civic, governmental, higher educational, religious, communications, labor, business, and other segments of the community in the Dayton area regarding such plans.

The Ohio State Department of Education interprets that resolution to mean that the Dayton Board of Education intends, and indeed is legally committed to, achievement of the goals stated therein. The Dayton Board of Education is certainly to be congratulated for their commitment inasmuch as their posture on school integration is completely consistent with currently evolving history of our nation. The paragraphs below indicate that consistency.

THE UNITED STATES SUPREME COURT.

In 1954, the United States Supreme Court held that separate schools are inherently unequal (Brown vs. Board of Educa-

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tion.) In 1968, the Court required that "The burden on a school board today is to come forward with a plan that promises realistically to work . . . now . . . until it is clear that state-imposed segregation has been completely removed." (Green vs. County School Board.) Mr. Justice Black in 1969 commented: "My belief [is] that there is no longer the slightest excuse, reason, or justification for further postponement of the time when every public school system in the United States will be a unitary one . . ."

In 1971, the United States Supreme Court ruled unanimously: "The objective today remains to eliminate from the public schools all vestiges of state-imposed segregation." The Court also added, "The task is to correct, by a balancing of the individual and collective interests, the condition that offends the Constitution." (Swann vs. Board of Education.)

THE CONGRESS OF THE UNITED STATES.

The Congress' most notable stand to date on this issue was the Civil Rights Act of 1964 and its later modifications. Most of the Legislative moves on social issues have been designed to correct, to protect, and to assure rights, privileges, and responsibilities of minority children, primarily because of the ill effects of racial isolation, insulation, and discriminaton on the minority child. Damage which results from such factors is not so neatly restricted.

During April and May of 1970, the Select Committee on Equal Educational Opportunity of the United States Senate conducted extensive hearings and collected evidence from a wide variety of researchers, scholars, educators, and other citizens. The basic results of that investigation have been condensed into Section 2 of Senate Bill 683 (92nd Congress, 1st Session): "The Congress hereby finds that the segregation of schoolchildren by race, color, or mational origin, whatever its cause or origin, is detrimental to all children and deprives them of educational opportunity: that conditions of such segregation exist throughout the Nation, and, as a result, substan-

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tial numbers of children are suffering educational deprivation; . . ." (Italics not in the original.)

THE EXECUTIVE BRANCH.

Because of some lingering legal and judicial obfuscation, racism, and other related phenomena, all-black and all-white schools may persist into this nation's future. Yet, the mode of future education in this nation has clearly been spelled out - our thools will be racially mixed, not those where American children will be segregated by race. The President's Committee on Civil Rights, a quarter century ago, stated: "It is impossible to decide who suffers the greatest moral damage from our civil rights transgressions, because all of us are hurt." Other presidents before Harry Truman had made similar statements, and those who have come after him have concurred. President Lyndon Johnson on November 17, 1965, stated in *Racial Isolation in the Public Schools*:

Although we have made substantial progress in ending formal segregation of schools, racial isolation in the schools persists — both in the North and the South – because of housing patterns, school districting, economic stratification and population movements. It has become apparent that such programs are more subtle and complex than those presented by segregation imposed by law.

On March 3, 1970, President Nixon stated:

I am well aware that "quality education" is already being interpreted as "code words" for a delay of desegregation. . . We must never let that meaning take hold. Quality is what education is all about; desegregation is vital to that quality; as we improve the quality of education for all American children, we will help them improve the quality of their own lives in the next generation.

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Representatives of the Office for Civil Rights conducted a Compliance Review of the Dayton Public Schools during November of 1968. As one result of that review, a concern was expressed about evidence of racial segregation among the pupils in the Dayton Public School System:

The existence in your district of a substantial duality in terms of race or color with respect to distribution of pupils in the various schools, is a matter of concern to us. The fact appears to be that of a total of 5,627 Negro high school pupils, approximately 85 per cent are concentrated in 3 high schools in which the percentage of Negro attendance ranges from 92.3 per cent to 100 per cent. Similarly, 15,479 (approximately 85 per cent) Negro elementary pupils attend 20 out of the 53 elementary schools in your district. It is noteworthy that in 17 of these 20 schools, Negroes constitute 90-100 per cent of the total enrollment.

On January 14, 1971, Mr. Stanly Pottinger, Director of the Office for Civil Rights stated in a memorandum to Chief State School Officers and School Superintendents: "Title VI of the Civil Rights Act of 1964 requires that students in a school district receiving Federal financial assistance be afforded educational services free from discrimination on the ground of race, color or national origin."

THE NATIONAL EDUCATION ASSOCIATION.

Principle 1, section 5, of the National Education Association's Code of Ethics states that the educator "Shall not on the ground of race, color, creed, or national origin exclude any student from participation in or deny him benefits under any program, nor grant any discriminatory consideration or advantage."

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The president of the N.E.A., Helen Bain, recently stated:

The time is now to enforce the "law of the land" by cutting off Federal funds from recalcitrant school districts which refuse to integrate, even if it means a temporary school shutdown. No schooling for a few months is preferable to the kind of degrading and dehumanizing situation which many thousands of children suffer daily in segregated schools . . . Each school district in the nation, in order to receive funds from any present or future Federal assistance program, should be compelled to submit a written statement of its commitment to the goal of "quality integrated education."

The Ohio Education Association is in complete opposition to segregation of schoolchildren on the basis of race, color, creed, or national origin. That opposition was stated clearly in the following resolutions passed by the 1970 Representative Assembly of the O.E.A.:

The Association believes that quality teaching is the basis of quality education for the boys and girls of Ohio. The Ohio Education Association believes that every child, regardless of race, creed, or national origin, has the inherent right to quality education.

The Association believes in the justice of equal educational opportunity within the state and within the nation with control constantly in the hands of local and state authorities. To this end the Ohio Education Association earnestly supports the board general principles of the Ohio School Foundation Program and the federal laws that will accomplish the same for the nation.

The Ohio education Association encourages local boards of education to employ qualified members of minority groups as professional staff members, as paraprofessionals, and as auxiliary personnel.

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The Ohio Education Association believes that when children and youth develop positive relationships with such persons, their appreciation of our country's cultural and racial diversity will be enhanced.

THE NATIONAL PARENT TEACHER ASSOCIATION.

The following resolution was adopted by the National Parent Teacher Association, May, 1969:

WHEREAS, The National Parent Teacher Association has resolved in its convention resolution "Equality of Opportunity" (1964) "to put forth every greater effort to assure that our constitutional guarantees of human dignity, freedom, and opportunity will prevail for all children" and has reaffirmed this in its convention resolution "The Rights of Citizens" (1965); and

WHEREAS, in view of the deepening domestic crisis, and in recognition that inequities in education, housing, and employment still persist; therefore be it

RESOLVED that the National Parent Teacher Association continue to develop leadership and programs to promote equal opportunity in education, housing, and employment.

THE AMERICAN ASSOCIATION OF SCHOOL ADMIN-ISTRATORS.

The Official Platform of the American Association of School Administrators states:

As educators we believe -

- 1. That the primary purpose of education in the United States of America is the development of each individual for the fullest participation in the American democratic way of life.
- 2. That universal free education must be made available to all peoples of every race, color, and creed

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in the interests of intelligent citizenship, world understanding, and peace.

3. That the American democratic way of life can be perpetuated (a) through universal free education which provides equal opportunities and is fitted to the abilities, interests, and needs of each person and of the society in which he lives.

In order that these principles may be realized, we, as school administrators, propose to work for -

8. The elimination of barriers that present full access to equal educational opportunity for all children and the provision of educational leadership in eliminating discrimination against any segment of our society.

THE NATIONAL SCHOOL BOARDS ASSOCIATION.

The National School Boards Association adopted the following resolution during the NSBA Delegate Assembly at Miami Beach, Florida, April 12-15, 1969:

The National School Boards Association urges that state school boards associations initiate and support, in cooperation with other responsible state-wide associations, continuous study and action programs to improve state laws related to the twofold task of raising and distributing tax revenue for public education. The solutions evolved should reflect concern for:

- a. programs designed to meet the education needs of all public school children.
- b. state aid formulas that compensation for such factors as:

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- (1) The disparity among school districts in resources available for public education.
- (2) The disparity among school districts in effort expended.
- (3) The disparity among school districts in the cost of providing comparable programs in urban, suburban, and rural areas.
- (4) The higher cost of educating those children with exceptional needs of all kinds wherever found.
- (5) The extra cost of quality programs.
- c. achievement of an appropriate intergovernmental sharing of the cost of public education based on equitable measurement of need, effort, and resources.
- d. development of an equitable, efficient tax system that balances the progressive and regressive factors in the various methods of taxation, in order to provide adequate revenue for education without inequitable tax burdens.

THE DAYTON CLASSROOM TEACHERS' ASSOCIATION.

The Executive Committee of the Dayton Classroom Teachers' Association passed the following motion *unanimously* at its April 12, 1971, meeting:

WHEREAS: The Dayton Classroom Teachers' Association has endorsed the concept of quality integrated education for all Dayton School children, and

WHEREAS: The United States Supreme Court has decreed that equal educational opportunity is an inherent right of all American Citizens, and

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WHEREAS: The President of the United States has asserted his intention to enforce these constitutional rights,

THEREFORE BE IT RESOLVED that the Dayton Classroom Teachers' Association Executive Board demand that the Dayton Board of Education enter into negoitations with the United States Office of Education to develop and to adopt a comprehensive student plan that will result in the desegregation of the Dayton Public Schools . . .

Many other individuals, agencies, committees, commissions, associations, public bodies and organizations have taken the same basic stand in this country relative to racial discrimination. The above statements are but a small sample of the movement in American society to assure that the American ideals become reality for all citizens.

THE POSITION OF THE OHIO STATE DEPARTMENT OF EDUCATION.

Section 7.06 of Division One of Drury's Ohio School Guide serves as the preamble for the position of the Ohio State Department of Education's position on this issue:

Laws providing for the education of children are for the protection of the state itself. The primary purpose of the maintenance of a school system is the promotion of the general intelligence of the people constituting the body politic, and thereby to increase the usefulness and efficiency of its citizens, on which the government of society depends.

Members of local boards of education, as lay men and women, often do not have time and opportunity to learn all they should know in order to function effectively in their elected or appointed positions. Consequently, they commonly rely on recommendations made to them by others who are

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also very busy, on public opinion, on the news media, and on various other sources for information basic to decisionmaking. An important aspect of educational mythology in America is the notion of "local control" of public schools. Although local boards of education have rather broad discretionary powers to formulate policy for many of the educational activities in a given geographical area, those powers are delegated by the State. When a local board acts, it is acting as an arm of the State. In Ohio this has been explicitly clarified by the Legislature:

The organization of the public school system of Ohio is by districts, each governed by its own board of education, which districts are organized to promote education and carry into effect the provision of the Constitution in respect thereto.

We add, parenthetically, that the phrases de jure and de facto are, in a very real sense, unknown to the Nation's highest court and its consistent interpretations of the Constitution. Neither phrase has been utilized in any Supreme Court decision relative to schools except in Swann et. al. v. Charlotte-Mecklenburg Board of Education et. al. (April 20, 1971), where the phrase "so called 'de facto segregation'" appears. Other terms have been employed such as "dual school sys-

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tems," "unitary school systems," "separate but equal," "admission to public schools as soon as practicable on a nondiscriminatory basis," "state enforced discrimination," "equal protection guarantees of the Constitution," "powers to remedy past wrongs," "equitable remedies to repair the denial of a constitutional right," and "to correct . . . the condition that offends the Constitution." The one phrase that has permeated every major Supreme Court ruling on desegregation of schools is "state imposed segregation by race in public schools which denies equal protection of the laws."

School districts are agencies of state government. They are created to carry out the constitutional requirement to provide a system of public education. A school district is a quasi-corporation. It is a political or civil division of the state; it is established as an agency or instrumentality of the state for the purpose of facilitating the administration of government. Education is a government function. A school district functions in the execution of state government or state policy. It possesses limited powers. The powers, duties and liabilities of a school district are only such as prescribed by statute. It has not common law powers.

Since education is a state function, completely under the control of the state legislature, except as it may be restricted by the state or or [sic] United States Constitution, the legislature may authorize the creation or alteration of school districts as state agencies in such manner as it deems advisable. Clearly, however, the legislature cannot directly administer the state educational system. It must create agencies to carry out its policies and must delegate to them much of its authority. (Ibid.)

Each member of the Dayton Board of Education either swore or affirmed that he or she would support the Constitution of the United States and the State of Ohio, and that he

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or she would faithfully and impartially discharge his or her duties to the best of his or her ability. The Board is a continuing arm of State government, regardless of its constituent membership at any particular point in time.

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As the resolution of April 29, 1971, admitted, "the Dayton Board of Education recognizes that unequal educational opportunities for minority students now exist." Inequality of such opportunities, for minority and majority students, has characterized the Dayton public school system throughout its history.

Since the Board, as an agency of state government, has created the inequality which offends the Constitution, the Ohio State Department of Education must advise that the Dayton Board of Education clearly has an affirmative duty to comply with the Constitution; that is, as the Supreme Court has stated, "to eliminate from the public schools all vestiges of state-imposed segregation." The Court added to that remark:

Segregation was the evil struck down by Brown I as contrary to the equal protection guarantees of the Constitution. That was the violation sought to be protected by the remedial measures of Brown II. That was the basis for holding in Green that school authorities are "clearly charged with the affirmative duty to take whatever steps might be necessary to convert to a unitary system in which racial discrimination would be eliminated root and branch. (Swann v. Board of Education, op. cit., Section III; italics not in the original.)

Lest any doubt remain that the Dayton Board of Education has such an affirmative duty, the Supreme Court's own check list is presented here:

In *Green*, we pointed out that existing policy and practice with regard to faculty, staff, transportation, extracurricular activities, and facilities were among the most

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important *indicia* of a segregated system. Independent of student assignment, where it is possible to identify a "white school" or a "Negro school" simply by reference to the racial composition of teachers and staff, the quality of school buildings and equipment, or the organization of sports activities, a *prima facie* case of violation of substantive constitutional rights under the Equal Protection Clause is shown.

When a system has been dual in these respects, the first (italics not in the original) remedial responsibility of school authorities is to eliminate invidious racial distinctions.

The construction of new schools and the closing of old ones is one of the most important functions of local school authorities and also one of the most complex.

They must decide questions of location and capacity in light of population growth, finances, land values, site availability, through an almost endless list of factors to be considered. The result of this will be a decision which, when combined with one technique or another of student assignment, will determine the racial composition of the student body in each school in the system. Over the long run, the consequences of the choices will be far reaching. People gravitate toward school facilities, just as schools are located in response to the needs of people. The location of schools may thus influence the patterns of residential development of a metropolitan area and have important impact on composition of inner city neighborhoods.

In the past, choices in this respect have been used as a potent weapon for creating or maintaining a statesegregated school system. In addition to the classic pattern of building schools specifically intended for Negro

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or white students, school authorities have sometimes since *Brown*, closed schools which appeared likely to become racially mixed through changes in neighborhood residential patterns. This was sometimes accompanied by building new schools in the areas of white suburban expansion farthest from Negro population centers in order to maintain the separation of the races with a minimum departure from the formal principles of "neighborhood zoning." Such a policy does more than simply influence the short-run composition of the student body of a new school. It may well promote segregated residential patterns which, when combined with "neighborhood zoning," further lock the school system into the mold of separation of the races.

In ascertaining the existence of legally imposed school segregation, the existence of a pattern of school construction and abandonment is thus a factor of great weight. (*Ibid.*, Section IV; except for names of court decisions, italics were not in the original.)

The Ohio State Department of Education congratulates the Dayton Board of Education for being the first of the State's large urban school systems to move affirmatively toward elimination of racial isolation and its evil effects. The desire to move beyond just that and to deal affirmatively with economic isolation is even more commendable. As one lady said to the Board in a recent meeting, "if it ever was a time when we need to get together, now is the time."

The State Department of Education presents its suggested alternatives and recommendations to the Dayton schools based on three "realities" of contemporary America:

1. The laws of the State of Ohio as they relate to the Board's duty. ("It is unlawful for a board of education to provide separate schools or classes in the public school system because of the racial origin, creed, or color of the purils. A superintendent of schools,

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and a board of education, has no legal authority to make any distinction because of such matters in the assignment of pupils to schools, or the determination of the boundary lines of school areas. While the discretion of a board is broad, it does not extend to segregation of pupils on grounds of race or color. The repeal of the former law in this state providing for separate schools for colored children clearly showed the intention of the legislature to take away from the boards of education any such distinction between white and colored children.) (*Drury, op. cit.*, Section 7.47.)

- 2. The Constitutional requirements spelled out in the Supreme Court decisions related to guarantees of equal protection for all American citizens. (In Swann v. Board of Education, the statement was made: "Nearly 17 years ago this Court held, in explicit terms, that state-imposed segregation by race in public schools denies equal protection of the laws. At no time has the Court deviated in the slightest degree from that holding or its constitutional underpinnings.")
- 3. The lack of opposition to the intent of the Board's resolution of April 29, 1971.

The first two of these realities have been examined at some length previously in this document. Number 3 has also been documented amply. Some members of the currently composed Dayton Board of Education have consistently and persistently pursued a policy of eliminating racial and economic isolation, of equalizing and extending educational opportunities for all children, and of establishing stable, quality, integrated schools. Other members of the Board have been less outspoken in such support for these goals, yet have consistently and persistently denied their opposition to integrated education. Even those who have been less articulate in their positive support for

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integration have introduced resolutions to the Board with sections such as the following:

Be it therefore resolved, that the policy of this 1970 Board of Education shall be as follows:

1. That every reasonable and constructive means that can be effected will be taken for the ultimate elimination of racial imbalance in our neighborhood schools."

The Superintendent of Dayton's public schools has given unwavering support for accomplishment of these goals, often in the face of devious and outspoken efforts to thwart their attainment. His administrative staff has also supported the quest for such fulfillment of goals. Even one of the most verbal of the Superintendent's staff, the President of the Serving Our Schools committee, stated in an interview reported in the Dayton Daily News on April 28, 1971: "I'm never against any kind of change if it proves to be for the betterment of the child in the community, . . . I think the school is run on a philosophy. Changes come under that philosophy. Of course, it's quality education for all." (Italics not in the original.)

Support in the community for quality integrated education is strong. No one denies their support for that goal. At the March 18, 1971, meeting of the Dayton Board of Education a local pastor was called upon by one board member to speak for the East Dayton community. To the entire Board of Education he stated: "We feel that you are hiding behind the vicious smoke screen that we do not want integration. That is not so . . . I totally reject such a statement."

Every voice that has been raised publicly in the Dayton community has expressed support for integrated education. The major obstacle appears to be the selection of methods and strategies for achieving the goal. In view of these positive attitudes and commitments. Ohio laws, and Supreme Court rulings, the following alternatives are suggested. All have

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been proposed, discussed, and evaluated by various individuals and groups in the community during the past several years.

ALTERNATIVES FOR REDUCING RACIAL AND ECO-NOMIC ISOLATION OF PUPILS AND IMPROVING EDUCATIONAL OPPORTUNITIES IN THE DAYTON PUBLIC SCHOOLS.

1. The Board could choose to do nothing. The Board could assume the posture that the Dayton School District has done nothing nor has permitted anything to be done which has led to segregation of children. However, the Board has publicly gone on record as desiring quality integrated education and has publicly admitted that the district is guilty of practices which have led to segregation of schoolchildren. The Ohio State Department of Education recommends that the Dayton Board cannot take this stance, but rather that the board has an affirmative duty to correct those practices and policies which offend the Constitution.

2. The responsibility could be passed to the 1972 Board of Education. Inasmuch as voters in the Dayton School district will be selecting persons again in November of 1971 to constitute the Board after the year's end, the current Board members may not want to be the individuals who collectively will initiate a legally and morally proper course of action, one based on the most fundamental ideals and principles for which this nation was founded. The currently composed Board could elect to pass the torch and, in effect, abdicate their responsibilities. However, regardless of who occupies the seats, guilt has been evidenced and the corrections must be made.

3. All incumbent Board members could resign. Responsibility for achieving the ideals could be returned to the State where ultimately it belongs. Ohio law permits this to occur and specifies the method. "If the board of education of any

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city, exempted village, or county school district fails to perform the duties imposed upon it . . . the probate court of the county in which such district is located, upon being advised and satisfied of such failures, shall act as such board and perform all duties imposed upon such board." (Drury, op. cit., Statute 3313.85.)

4. Delaying tactics could be continued. The Board, in spite of resolutions and overt commitment, could choose to make only the lightest mandated changes, and to utilize the best legal talent available to resist compliance with constitutional requirements. Other school districts have chosen this alternative, even as Dayton has used similar methods in the past. However, the highest court in the land has stated the constitutional offensiveness of state-imposed segregation of schoolchildren, and persisting delay clearly violates the oath of office of members of the Board of Education in the state of Ohio.

5. Existing policies could be magnified and expanded. For example, the Dayton Board of Education could expand the freedom of enrollment policy and pay the transportational costs for those youngsters who elect to make the majority-tominority transfer. This is permissible as one aspect of a comprehensive plan according to the Supreme Court. "In order to be effective, such a transfer arrangement must grant the transferring student free transportation and space must be made available in the school to which he desires to move." (Swann vs. Board of Education, op. cit., Section V), However, Ohio law "does not grant to pupils the right to select the particular school to be attended within the district of his residence." (Drury, op. cit., Division One, Section 7.04.)

6. Some racially identifiable schools could be preserved. All-black and all-white schools may be allowable in certain instances because of residential patterns or because of psychological needs of persons who are willing to pay the costs of such volunteer segregation. If that course is followed, the Board should study carefully Section V, part 2, of the Swann

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vs. Board of Education ruling by the United States Supreme Court before making such a decision.

7. The Board could seek a mandate from the Courts. For example, the Board could elicit the help of citizens or citizenry groups to prepare a legal suit against the Board as an agency of state government and give to them all of the evidence and help necessary for winning the case in Court. In view of the Board's resolution, however, this does not appear to be a necessity. The Board again is to be commended for attempting to accomplish voluntarily what is legally and morally proper since the Board apparently intends to fulfill its affirmative duty to do more than just remove those vestges of state-imposed segregation which offend the Constitution. いないときないので、ないたのないいい

8. Elimination, renovation, and construction of buildings could become the major vehicle for accomplishing the goals. Older buildings could be eliminated and newer ones expanded or constructed in areas where, by design, they could easily be integrated racially and economically. Lack of financial resources currently seems to prohibit this alternative from becoming such a vehicle in the near future.

9. The Board could opt for utilization of the "voucher" plan. Some monies are available through the United States Office of Education under the so-called "voucher" plan. The Superintendent could be directed to seek such finding and also to ask the Ohio State Legislatures for permission, in effect, to close the public schools and to provide finances for students to select their own facilities for educational experiences. The conflict between Federally sponsored innovative programs and the legislatively imposed duties and responsibilities of school boards in Ohio seems to preclude this alternative as one that merits serious attention.

10. The Board could require racial balance of students in each school. Through the legally binding contract negotiated be tween the Dayton Board of Education and the Office for Civil

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Rights, each school's faculty will be composed of approximately the same proportion of black to white as characterizes the entire system. With slight modifications, that was the policy adopted by the Board of Education in Charlotte-Mecklenburg, North Carolina, for both faculties and students. And, quite legally, any board of education could adopt such a policy. At least four factors suggest this to be an unreasonable alternative for the Dayton school district:

- a. The United States Supreme Court, in Swann vs. Board of Education, stated: "The Constitutional command to desegregate schools does not mean that every school in every community must always reflect the racial composition of the school system as a whole."
- b. Although exact mathematical formulas may be easy to derive and even to implement, they are very difficult to maintain. Unforeseen events such as population movements, accidental or deliberate destruction of buildings, changes in rates of student attrition, or development of attractive private schools can easily turn the school administrator's role into a very difficult one if racial balance of students becomes the system's policy.
- c. The financial costs of exact racial balance could become prohibitive, especially if additional transportation is required.
- d. The Supreme Court again has stated: "An objection to transportation of students may have validity when the time or distance of travel is so great as to risk either the health of the children or significanctly impinge on the educational process." (*Ibid.*)

11. The Board could adopt as policy the "parameters" concept. During December of 1970 a series of three study sessions was held between the Dayton Board of Education, the administrative staff, and other invited personnel. In one section of the document entitled Integrated Education produced

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for those sessions an approach to strategies for accomplishment of these goals was recommended: "Parameters and the Future." The purpose of that presentation was to recommend changes in the Dayton School District's organization that were designed to improve the quality educational experiences and to equalize and to extend opportunities for those experiences.

After searching for, cataloguing, and examining the other alternatives described above, the Ohio State Department of Education officially recommends to the Dayton Board of Education the basic ideas employed in development of "Parameters and the Future" as the most reasonable and educationally sound of those policies which the Dayton Board could adopt. If that posture is assumed by the Dayton Board of Education, acting as an agency of Ohio State Government, a comprehensive plan can then be developed for implementation of the policy which will be constitutionally valid and inoffensive, educationally sound, and morally proper. An overview of such a plan is presented here; details, of necessity, can be developed only after the Dayton Board of Education has officially decided its course of action.

AN OFFICIAL RECOMMENDATION TO THE DAYTON BOARD OF EDUCATION FROM THE OHIO STATE DEPARTMENT OF EDUCATION FOR REDUCING RACIAL AND ECONOMIC ISOLATION OF PUPILS AND IMPROVING EDUCATIONAL OPPORTUNITIES IN THE DAYTON PUBLIC SCHOOLS.

Basic assumptions. This document is presented on the following basic assumptions:

1. That many of a child's most important lessons are learned very early in life, especially those effective learnings which shape values, attitudes, appreciations, interests, and aspirations;

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- 2. That students in the Dayton public schools are living and learning in a community that currently is characterized by social and geographical insulation and isolation as these relate to race and economy. This results in a form of cultural conditioning that impedes and restricts inter-racial understanding, appreciations, and cooperation;
- 3. That schools, as suggested by the United States Supreme Court, cannot be separate and equal. More importantly, children isolated racially and economically in schools cannot learn the most essential lessons needed for effective participation in a democratic society;
- 4. That as occupational opportunities are expanded for persons who previously have been economically restricted, other national goals such as increased vocational opportunities and open housing will be accomplished. Yet, the schools cannot wait on other agencies of government and societal institutions; educational institutions, by a series of legal and judicial thrusts, have been positioned on the front edge of social change. If the schools' leadership fails, both white and black neighborhoods are apt to become "err balmed ghettoes;"
- 5. That the occupational, political, social, and higher educational world to which Dayton's young people will graduate will be one in which inter-racial experiences are commonplace and ordinary;
- 6. That the problems inherent in racial and economic isolation cannot be solved unless an appreciable proportion of minority children are involved, whether they be black in previously all-white schools, or white in previously all-black schools;
- 7. That in order for any intermediate steps to be successful, commitment to the final goal of ending racial and economic isolation and insulation is essential;

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- 8. That if the schools' task of preparing young people appropriately and adequately for adulthood is to be achieved in Dayton, racial and economic isolation and insulation in the public schools must be eliminated root and branch, and
- 9. That a plan should be designed (1) to improve the quality of educational experiences as the opportunities for educational experiences are equalized and extended; (2) to eliminate racial and economic isolation and insulation as completely as possible; (3) to involve all facets of the total educational enterprise in pursuit of a common goal; (4) to provide opportunity for involvement in the decision-making process to those persons most directly affected by the changes which result; and (5) to provide for future planning and development that will minimize the possibilities of racial and economic isolation and insulation redeveloping.

Factors influencing a comprehensive plan. Plans designed to eliminate racial and economic isolation and insulation in the Dayton School District must take into account the following factors:

- 1. With few, if any, exceptions currently existing school building are structurally sound and usable.
- 2. A practically impenetrable residentially segregated living pattern of blacks and whites exists in the school district.
- 3. About 80 per cent of all black students reside in the area bounded by Wolf Creek on the North and the Miami River on the East. The residential districts North, Northeast, and due East of this area are almost 100 per cent white, with the exception of the changing Dayton View neighborhood immediately north of Wolf Creek.

4. Attitudes of polarization and separatism apparently are

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growing among some black and some white segments of the population;

- 5. Recent school elections, tax levies, and bond issues seem to indicate an extremely conservative community attitude in some sections of the city.
- 6. The ideals and commitments which are deeply embedded into the American way of life by the Constitution of the United States, by Congressional enactments, by Executive decrees, and by Judicial decisions.
- 7. The potential impact that decisions made in 1971 will have on longer ranged plans and the future of public education in the Dayton Metropolitan Area.
- 8. The affirmative duty that the Dayton Board of Education, as an agency of state government, has to correct inequities from the past and to preclude the possibility of similar inequities developing in the future.

Criteria for educational development. For practical reasons, future educational developments in Dayton should be made in view of the following criteria:

- 1. For budgetary reasons, a feasible plan should require a minimum of school plant conversion.
- 2. For the same reasons, transportation costs and the time involved in transportation should be minimized.
- 3. School developmental plans should provide for full opportunities for leadership and extracurricular experiences for all pupils.
- 4. Plans to eliminate racial and economic isolation and insulation should also incorporate components which can take advantage of public transportational patterns.
- 5. Plans to eliminate racial and economic isolation should provide workable parameters within which to operate.

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These parameters should reflect the assumption that an appreciable number of minority children are involved in all of the schools.

Components of the plan. Improvement of educational quality and elimination of racial and economic isolation in schools are a series of interrelated processes that involve all aspects of the educational process. Deliberate planning in many areas is essential to success, and success has to be planned for and built into the plans. The major components included here are:

1. Community involvement.

2. Students

- a. Elementary schools
- b. Middle schools
- c. Secondary schools
- 3. Teaching faculties

4. School staffs

5. Central Office staff

6. Curriculum

7. In-service development

8. Staff recruitment

9. Buildings and facilities

10. Finance

Stages of implementation. If simple mixing of physical bodies as a means of satisfying social and political pressures had been the intent of the Dayton E and of Education, development of a plan for achieving that goal would have been an easy task to be accomplished in one fell swoop. However, improving the quality of education, eliminating racial and economic isolation and insulation, unifying efforts in pursuit of a common goal, involving persons affected by changes in decision-making, and minimizing possibilities for isolation and insulation to redevelop are not easy tasks nor can their achieve-

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ment be a simple one-step process. Several stages of implementation should therefore be expected.

Methods. The means, strategies, methodologies, and techniques whereby the goals subscribed to in this document can be achieved are limited only by vision, imagination, commitment to quality in education, and concern for children. No one method could begin to accomplish these goals, and any one method independent of others would at best be tokenism.

The recommendation is made here that a wide variety of citizens, teachers, learners, and facilitators of learning be invited to discuss and to recommend methods to supplement those suggested herein.

Quality education has sometimes been interpreted as a learner sitting at the feet of a master teacher and receiving knowledge and wisdom from that master teacher. A more realistic view of quality education, one supported by a century of experimentation, research, and study indicates that youngsters learn through transaction with all components of the educational environment. The Dayton Public Schools have to some extent been committed to this latter view. Some of the environmental components might be illustrated by the diagram on the following page.

A plan for Dayton's schools compatible with the preceding sections of this document ought also to be based on these premises:

- 1. That each child should have access to the best teachers available;
- 2. That many of the most important lessons essential for participation in a democratic society are those which youngsters learn through transactions with other students;
- 3. That physical facilities exert notable influence on learning;
- 4. That accessibility to unbiased learning materials is es-

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sential to improvement in quality of educational experience;

- 5. That curricular development must be a continuing process influenced by national goals, community needs, individual aspirations, and sound learning theory;
- 6. That when the school and the community harmonize their efforts, the potential for improvement of educational quality is best enhanced; and
- 7. That maximum learning achievements can be expanded for all children as efforts are made to provide better education for previously disadvantaged children.

Community Involvement. This document recommends for future educational planning that the people who comprise the greater Dayton community be involved more than they have been previously in the activities of the schools. Current efforts can be expanded and innovative practices can be implemented.

The following recommendations are made specifically for immediate implementation if this plan is adopted as policy by the Board of Education:

- 1. A community advisory committee be established to be composed of the wide range of persons suggested in the April 29, 1971, Board resolution.
- 2. The community advisory committee be asked specifically to perform the following task: to establish dialogue with the citizens they serve in the community as a means of eliciting suggested methods for implementing those facets of the plan which involve:

public relations

community support for the schools

elimination of racial and economic isolation in all white and all black neighborhoods,

promotion of good human relations in the schools, and

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coordination of social action between school and community

- 3. The Citizen's Advisory Councils for each public school in Dayton be requested to sponsor open forums to elicit recommendations from parents and other citizens for methods of implementing pertinent facets of this plan.
- 4. The Community Advisory Committee and the Citizens Advisory Councils be asked:
 - a. to report their initial recommendations to the Superintendent of Schools no later than six weeks after appointment of the Advisory Committee; and
 - b. to report recommendations that relate to longer ranged goals established by the Board no later than six months after appointment.
- 5. The Superintendent of Schools be charged with the responsibility of:
 - a. reporting within one week after Board adoption of suggested policy to the citizens of the Dayton area *via* television, radio, the press, and other media the essential components of this plan; and
 - b. requesting that other citizens who are willing to offer suggested methods for implementation of the plan submit their suggestions to the Superintendent's office by postal service within one month after Board adoption.
- 6. Recommendations received from these groups and organizations for implementation of the plan be channeled by the Superintendent to appropriate school authorities and study committees for evaluation and possible incorporation.

Other Components of the Recommended Policy. The document, Integrated Education, introduced to the Dayton Board of

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Education in December, 1970, included an outline of the other components of the recommended policy. Repetition here is not necessary. However, the following activities and goals are stated explicitly as part of this formal set of recommendations.

- 1. Any change in the racial and economic composition of a given school's student population between the date that this document is received and September, 1971, should be toward reduction of racial and economic isolation, or toward the system-wide proportion of black to white and affluent to poor.
- 2. Any additional methods deemed educationally sound and economically feasible by the Superintendent and his staff which can reduce racial and economic isolation should be implemented.
- 3. By no later than September of 1972 the student racial composition of each of Dayton's public schools will be within the general parameters of fifteen per cent plus or minus the averages of black students in the elementary, middle, and high schools. (Judge James B. McMillan stated in Swann vs. Board of Education: "The assumption . . . that a school is desegregated when it has as many as 10 per cent of a minority race in its student body is not accepted by the Court, and neither the Board nor the Court should be guided by such a figure." The United States Supreme Court upheld his view unanimously.)

4. A team of outside consultants with appropriate experimental backgrounds should be invited to review:

a. all existing policies of the Dayton Board of Education to determine their appropriateness for an economically and racially integrated school system and to make recommendations for needed changes in those policies;

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- b. all existing administrative procedures of the Dayton school system to determine their appropriateness for an economically and racially integrated school system and to make recommendations for needed changes in those procedures; and
- c. all handbooks, directives, and administrative procedures being utilized in individual schools to determine their appropriateness for economically and racially integrated schools and to make recommendations for needed changes.
- 5. The administrative staff, in conjunction with outside consultants, should continue to develop and to have ready as soon as possible proposals for obtaining funds to help finance implementation of this comprehensive plan. Such proposals should be developed for possible acquisition of funds from a wide variety of sources including, but not limited to, the Federal government.
- 6. The divisions and apparent animosities which have characterized many of the activities of the Dayton Board of Education in the recent past should be placed aside, and, as an arm of the Ohio State government, the Board should move immediately and affirmatively to adopt as policy and to order implemented into practice this recommendation for achieving the goals stated in the Board's resolution of April 29, 1971.
- 7. On January 15, 1971, a request was presented to the Ohio State Department of Education from the Dayton school district for consultation and assistance in reorganizing the system to include middle schools. A set of recommendations from the Ohio State Department of Education relative to that request was transmitted to the Dayton school district along with a letter dated March 12, 1971. On page 5 of those recommendations, under Alternative 5, section f, the following statement appeared:

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In areas of the school district where surrounding housing patterns are racially segregated, any set of schools involved in the conversion process should be designated as "magnet" schools and at least fifteen (15) per cent of the classroom and other space and facilities of the schools should be reserved for voluntary transfers by minority students as the administration may deem necessary to relieve overcrowdedness or to implement programs designed to meet special needs.

That particular recommendation apparently was ignored by the Dayton Board of Education. Of the five sets of schools currently involved in the process of conversion to feeder and middle schools, the following seems to be occurring:

- 1. two sets of schools will be totally black;
- 2. racial isolation will actually be increased in one set of schools; and
- 3. only in the Dayton View area, which was previously integrated, could conversion to middle schools possibly result in reduction of racial and economic isolation and insulation.

If what appears to be happening with middle schools is in fact happening, then Dayton has only added one more action to a long list of state-imposed activities which are offensive to the Constitution and which are degrading to schoolchildren. Along with many other affirmative duties which the Dayton Board must fulfill, correction of this particular offense must occur.

This report concludes with statements made recently by three men who won the governorships of states in the South. James Earl Carter, Jr., 76th Governor of George, said: "I say to you quite frankly that the time for racial discrimination is over. Our people have already made this major and difficult

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decision. No poor, rural, weak, or black person should ever have to bear the additional burden of being deprived of the opportunity of an education, a job or simple justice."

On January 17, 1970, the first Republican Governor in nearly a century said in his inaugural address to the people of Virginia: "Let the goal in Virginia be an aristocracy of ability, regardless of race, color, or creed."

In Arkansas, Dale Bumpers' avowed reason for entering the gubernatorial race was to prevent segregationist and former governor Orval Faubus from regaining office. He asked, "How could I face my children and grandchildren if I allowed that to happen without a fight?"

The Dayton Board of Education again is to be commended for the action it is taking an affirmative stand to correct segregation which has been imposed on schoolchildren in the district. Accomplishment of the goals will not be easy. Defeat is possible if strength falters or if commitment fails. Governor Bumpers' statement can be paraphrased for the Dayton Board of Education: "How could you face your children and grandchildren if you allow that to happen?"

Finally, the Ohio State Department of Education recommends that the model for staff, student, and community development currently being planned for *Project Emerge* in the West Dayton area become the pattern for the entire district. Only two components of that model are presented here (staff and community) since final development of the third component must await action by the Dayton Board of Education relative to integration of students. A preliminary outline is attached to this set of recommendations.

PLAINTIFFS' EXHIBIT 13A

Mr. Robert Kline, Chairman Board of Education, City of Dayton 348 W. First Street Dayton, Ohio 45402

Sir:

In May, 1954, the Supreme Court of the United States held, in the now historic Brown vs. Kansas City School Board case, that . . . "to separate them (Negro Children) from others of similar age and qualifications solely because of their race generates a feeling of inferiority as to their status in the community that may affect their hearts and minds in a way unlikely ever to be undone. We conclude that in the field of public education the doctrine of "separate but equal" has no place. Separate educational facilities are inherently unequal."

Within the City of Dayton, those schools located in the area bounded on the North by Wolf Creek, on the South by Nicholas Road, on the East by the Great Miami River, and on the West by Oberlin and Elkins Avenues are as "segregated" in fact, as they would be under the force and effect of the law. Further, all of the debilitating effects of the "separate but equal" school system of the Southern states exist and accrue to the permanent disadvantage of the predominantly Negro students of the schools in the above area.

In the 10 year period since the Supreme Court Ruling, there has been a marked absence of any definitive action or program by the Dayton School Board to abolish segregation in the City's schools. In fact, the observable actions of the school board have solidified the patter of segregation. The locating of the new Dunbar High School in the middle of one of the worst "slum areas" in the United States and in an all-Negro school district is a case in point. More recently, the construct

Plaintiffs' Exhibit 13A

tion of McNary Elementary School in an all-Negro community can only be interpreted as a deliberate plan on the part of the school board to perpetrate segregation in Dayton's schools.

We are aware of the fact that housing segregation contributes to school desegregation. But the opposite is also true. White Suburbia could become integrated if school boundaries were redrawn to include Negro residents.

Analyses and rationalizations which justify maintaining the status quo are no longer acceptable. The problem can no longer be dismissed with a glib answer. Negro parents and Negro students demand changes. School segregation, whether de facto or de jure, permanently handicaps the Negro.

The problem is intricate and complex and there are no simple solutions. The responsibility is clearly yours to find solutions. What action are you taking, and what plans have you formulated to solve this problem? The upgrading of teachers and facilities within the segregated schools (and there is no evidence of even this) is not a satisfactory long term solution since "separate" never really becomes "equal."

We invite the urgent attention of the entire board and administrative officials to this matter and request your prompt reply concerning your proposed plan of action.

Dayton Alliance for Racial Equality

Charles E. Tate, Chairman 529 Gramont Avenue Dayton, Ohio 45407

ce to: Mr. Robert French

PLAINTIFFS' EXHIBIT 13B

[LETTERHEAD OF THE DAYTON PUBLIC SCHOOLS]

October 19, 1965

To:Members of the Board of EducationFrom:Robert B. French, Superintendent

At the recent meeting of City School Superintendents in Memphis, the chief topic of discussion centered around the encroachment of the federal government in local schools. Four cities have been warned that they are in violation of the Civil Rights Act, but these cities have been unable to find out in what way they are in violation. These cities feel that they have been found guilty by the press and television and have had no chance to answer allegations. The Commissioner of Education, when asked to give guide lines for integration, was unable to do so except to say that he would expect new construction to be so placed that it would facilitate integration.

Another subject of considerable interest was the growing militancy of teachers' organizations and their tendency to want to deal directly with the Board of Education in all matters.

The most talked about type of school organization for the future is the Kindergarten-4, 5-8, and high school 9-12.

Jack Crowther, Superintendent at Los Angeles, gave a graphic account of recent riots and how the schools coped with the situation.

Memphis is one of the modern southern cities. It has experienced rapid growth and construction is going on on all fronts. They have recently completed a 40,000 seat stadium, large field house and a modern Board of Education building, housing one of the most sophisticated data processing systems in the country.

PLAINTIFFS' EXHIBIT 13N

[LETTERHEAD OF NATIONAL ASSOCIATION FOR THE ADVANCEMENT OF COLORED PEOPLE]

November 15, 1954

Mr. Robert B. French, Superintendent of Dayton Public Schools, and Members of the Dayton Board of Education 232 North Main Street Dayton 2, Ohio

Dear Mr. French and Board Members:

Some months ago, the Dayton Branch of the National Association for the Advancement of Colored People, requested that you re-examine the patterns of segregation that existed in our Dayton schools in the light of the May 17th, Supreme Court decision out-lawing segregation in public schools.

This request was not made exclusively for any special benefit that would accrue to the Negro child or teacher as such, but rather on an over-all benefit to all Dayton, in that our great City, who has demonstrated time after time that it could meet and conquer any industrial or community challenge; can also meet the challenge hurled at our City by our Supreme Court when it unanimously said: "We have now announced that segregation is a denial of equal protection of the law. Segregation which separates them from others of a similar age and qualification solely because their race generates a feeling of inferiority as to their status in the community that may affect their hearts and minds in a way unlikely to be undone."

Chester Bowles, ex-Governor of Connecticut, and former Ambassador to India said, "The question asked over and over from Lebanon to Japan by two-thirds of our world's population: Its racial discrimination against your own colored citi-

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Plaintiffs' Exhibit 13N

zens. The colored peoples of the world simply cannot think about the United States without considering bitterly the limitations under which 15,000,000 Americans with colored skins are living. Mr. Bowles went on to remind us that just recently Secretary of Defense Charles E. Wilson whose business genius Dayton and the world reveres and respects, ordered an end to all segregation of school children on all U. S. Military posts by September 1, 1955. It is interesting to note that all segregation in the United States Army has ended ahead of schedule. Mr. Bowles goes on to say: Moreover, any fair minded student of the facts must agree that the inability of the South to solve fully its profoundly difficult problem is no worse than the inability of the rest of the Country, under far easier circumstances to clear up its own shoddy record.

To those of you who may think that the American Negro is impatient, we would like to remind you that on January 1, 1963, we will celebrate 100 years of emancipation. How far we will have come by the close of that century toward full freedom for all Americans? Any great change takes time, but 100 years is a long, long time. In these days, it seems long enough to accomplish almost anything. A century ago, half the world was dominated by European masters, our Pacific west was being opened to settlement. Free compulsory public education was still a new and questionable proposition, the automobile, airplane, and mass production, which have remade our world was unknown. Looking back, the changes and achievements are breath-taking.

If all this can be done in one century, surely 100 years is time enough to see that American Negroes receive the full rights and dignity to which every man is entitled under a democratic government.

The Dayton Branch of the National Association for the Advancement of Colored People, wishes to request again that in view of the indisputable facts that segregation in school membership and teachers does exist in our Dayton School System, and that Washington D. C., and that even many

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Plaintiffs' Exhibit 13N

other Southern states have taken steps to abide by the decree of the Supreme Court decision, that it does appear that the Dayton Board of Education would give due consideration to plans that would end this un-American school segregation. It is our studied opinion that Dayton, as we have stated before, who has so gloriously met challenges of floods, city income tax issues, and slum clearance, would be glad to join and support you in a program that would show that we in Dayton can solve by a democratic method a dee-rooted injustice quickly and peacefully.

The National Association for the Advancement of Colored People reminds the Dayton Board of Education finally of the words of Alan Paton, author of "Cry The Beloved Country, As America accepts the Negro more and more fully, will the strength be poured into herself, so that she can play more surely her role in the world?"

Sincerely yours,

/s/ CHARLES J. FRANCIS President Dayton Branch, NAACP

/s/ MILEY O. WILLIAMSON Executive Secy. Dayton Branch, NAACP

PLAINTIFFS' EXHIBIT 15A

DAYTON PUBLIC SCHOOLS

Roosevelt-Colonel White Optional Area Enrollments, 1963

Colonel White

Students from Roosevelt-Colonel White optional area attending Colonel White, 1963:

White	•	•		•		•	,	•	,	•	•	•	•	•	•	•	361
Black	•	•	•	•	•	•	•	•	,	•	•	•	•	•	•	•	6
																	367*

Racial composition of Colonel White High School, 1963:

White		,	•	,	•		•	•	.,	,		•	÷	,	•		98.9%
Black	•	,	•	,	÷	•	•	•	÷	•	•	•	•	•		•	1.1%

Roosevelt

White seniors from Roosevelt-Colonel White optional area attending Colonel White, 1963:

• In 1963-64, 6 of 367 students who lived in the optional Colonel White Roosevelt district and chose to attend Colonel White were black students. The following sources were used to gather this information: 1) The Colonel White High School directory for 1963-64; 2) Alphabetical list of streets in Colonel White High School district; and ³¹ Senior class composite pictures for 1964 through 1967. Each address in the directory was checked against the alphabetical list of streets to arrive at the number of students attending Colonel White and living in the optional area. Black students were identified from the composite It was found that 6 lived in the optional area, 2 lived at Shawen Acres and 3 lived in the Colonel White only district.

Plaintiffs' Exhibit 15A

Racial composition of Roosevelt High School, 1963:

White	•	•	,	٠	•	•	•	•	•		••	•	•	•	•	•	5,5%
Black	•	•	•	•	,	•	,	•	,	•	•	,	•		•	•	94.5%

COLONEL WHITE HIGH SCHOOL

Students from Roosevelt-Colonel White Optional Area Enrolled at Colonel White, 1963-64

Seniors	•	÷	,												 40
Juniors															87
Sophomore	S			4											95
Freshmen	٠	•	•	•	•	•	•	•	•	,	•	•	,	,	136

From composite class photographs 6 of the black students at Colonel White in 1963 were from the optional area.

Source: Colonel White Student Directory, 1963-64.

Racial Composition of Colonel White High School, 1963-64, 98.9% white, 1.1% black. Racial Composition of Roosevelt High School, 1963-64, 94.5% black, 5.5% white.

•• In the senior class picture of 1963, there are three white students who were attending from the optional area between Roosevelt and Colonel White: Donna Creager, 605 Ferguson Avenue; Larry Glascow, 1810 W. Riverview; and Jerry Porter, 104 Salem Avenue. The number of whites in the senior class of succeeding years is: 1964 . . . 9; 1965 . . . 2; 1966 . . . 3; and 1967 . . . 0.

PLAINTIFFS' EXHIBIT 15A1

OPTIONAL AREA ROOSEVELT-COLONEL WHITE STUDENTS ATTENDING COLONEL WHITE

Year	sadents Living in	Blacks	Whites
	Optional Area		

1957-58Information impossible to obtain under time1958-59limitations; no student directories available.

The following information obtained from student directories and teachers.

1959-60	188	2	186
1960-61	286	2	284
1961-62	306	2	304
1963-64	366	6	360
1968-69	407	216	191
1969-70	354	245	109
1970-71	373	298	75

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PLAINTIFFS' EXHIBIT 15B1

DESTINATION OF HAWTHORNE EIGHTH GRADERS RESIDING IN COLONEL WHITE – KISER OPTIONAL AREA

	To Col. White	To Kiser	To Other
1962-63	15	6	
1963-64	21	2	
1964-65	22	18	
1965- 66	not determined	not determined	
1966-67	not determined		1
1967-68	14	27	0
1968-69	7	16	4 (Patterson)
1969-70	1	24	5 (Patterson)
1970-71	5	15	2 (Patterson)
1971-72	0	20	4 (Patterson)

All students are white

SOURCE: Hawthorne School, High School Destination Record Book

PLAINTIFFS' EXHIBIT 15C

OPTIONAL AREA (4040-4471 Little Richmond Road) Fairview-Roth

Students Attending Fairview

Year	Blacks	Whites	Total
1965-66	0	0	0
1966-67	0	0	0
1967-68	0	0	0
1968-69	0	0	0
1969-70	0	0	0
1970-71	0	0	0
1971-72	0	2	2
1972-73	0	1	1

Source: Norm Feuer, Principal

Students Attending Roth

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1965-66	0	0	
1966-67	0	0	
1967-68	0	0	
1968-69	0	0	
1969-70	0	0	
1970-71	0	0	
1971-72	0	0	
1972-73	0	0	

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Source: William Scott, Principal

PLAINTIFF'S EXHIBIT 16B

GUIDELINES FOR FREEDOM OF ENROLLMENT DAYTON PUBLIC SCHOOLS

The Freedom of Enrollment Program is available to any student residing within the Dayton Public School District. This Enrollment Policy became effective September 1969. The provisions of Freedom of Enrollment are:

No student will be moved from the regular school unless the student and parent request a transfer.

Transfer requests will be honored only if the requested school has available classroom space.

Students who cannot obtain a required course in the school of attendance will be given priority for transferring to a school where that course is offered.

Transfers other than for special courses, must improve the racial balance in the receiving school.

Any two students or numerically equal groups can exchange places if the exchange improves the racial balance in the receiving schools.

Transfer to another school within the city may be made at the beginning of a semester. The student agrees to attend the receiving school for the entire school year, provide his own transportation, and adhere to standards and regulations of the receiving school.

I. PROCEDURES PRIOR TO SUBMITTING APPLICA-TIONS TO THE DEPARTMENT OF PUPIL PERSONNEL

An application for transfer may be obtained from and submitted to the principal of the home school district. All requests for transfer shall be forwarded by the principal to the Department of Pupil Personnel for action,

Plaintiffs' Exhibit 168 Plaintiffs' Exhibit 16C

The principal or a designated person should explain the provisions of Freedom of Enrollment to students or parents (as stated above).

All applications are dated when received by Pupil Personnel to establish priority when classrooms are closed due to increased enrollment.

Parents or guardians should be encouraged to sign application in the presence of a school official to verify approval of transfer.

The principal of the sending school must sign the application. The signature of the principal denotes the student is in good standing (attendance, conduct and achievement) and is being recommended for transfer.

If a student is requesting a specific subject which is not offered in his home school of attendance, a check should be made by the sending school to determine if desired subject is being offered.

PLAINTIFFS' EXHIBIT 16C

February 28, 1972

Mr. William Stover Principal Kiser High School Dayton, Ohio

Dear Mr. Stover:

Thank you very much for your letter of February 22 concerning Freedom of Enrollment transferees to your school at the beginning of the second semester.

I like your suggestion concerning the possibility of an orientation program for Freedom of Enrollment students going into a new school. Through a copy of this letter to Mr. Carroll, I

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Plaintiffs' E mibit 16C

will ask that he investigate such a procedure so that a smoother transition may be made by some of the students in the future.

As you are aware, the assignment of students under Freedom of Enrollment is based upon either the criterion of a special course not offered in the home school, or improvement of the racial balance in the receiving school. Additionally, however, it is necessary for the principal of the home school to certify that the student in question is in good standing. It seems to me that this is a professional responsibility placed upon the school principal and that it should not be necessary for central office personnel to review the record of every applicant. Consequently, I think that perhaps high school principals should discuss among themselves just what criteria should be used to define "good standing" and adopt guidelines that Mr. Carroll's office could follow. I should be most happy to discuss this matter further with you or with the principals themselves.

As to the matter of athletic eligibility, I think the sad fact is that we have learned from this experience. I cannot go along with the idea of declaring a student ineligible for one year from the date of his transfer since the Freedom of Enrollment policy itself is designed to encourage transfer. However, I do feel that a student participating in inter-scholastic activities in basketball, wrestling and gymnastics who transfers at mid-year should lose his eligibility in that sport for the remainder of that year. I have communicated my feeling about this to Mr. Marquardt and hope that I may be invited to the next Athletic Board of Control meeting when this particular problem is discussed.

Thanks for your letter. I certainly appreciate your ideas and comments.

Sincerely, William H. Goff

WHG:jac

cc: Mr. Herbert Carroll Mr. David Carter Mr. William Marquardt

PLAINTIFFS' UNMARKED EXHIBIT

[LETTERHEAD OF THE DAYTON PUBLIC SCHOOLS] May 18, 1970

Dear Parents:

As you know, last September individual transfers were authorized from Roth High School to several other high schools in the Dayton district as a result of physical assault and intimidation in the Roth area. Since that time, the situation has improved substantially to the point that the physical safety of students is reasonably secure.

This letter is to advise you that it will now be necessary for your son or daughter to attend Roth High School for the 1970-71 school year. At the end of school in June, transfers will be issued and records forwarded to Roth from the school which the student now attends.

If you have any questions about this move, please feel free to contact me at the Board of Education, 461-3850.

Sincerely yours,

/s/ WILLIAM H. GOFF

WHG/cf

Emergency Transfers from Roth

NAME	GRADE	SCHOOL ASSIGNED
Brickles, John	9	Meadowdale High
Combs, Gary	9 Spec.	Stivers High
Crowley, Loye	9	Stivers High
Davis, Marvin	10	Stivers High
Day, Stephen	9	Meadowdale High
Dennison, Catherine	9	Stivers High

P	laintiffs' Unmarked	Exhibit
Dennison, Steven	9	Stivers High
Howard, Billy	12	Fairview High
Howard, David	9	Fairview High
Howard, Larry	10	Fairview High
Howard, Nadine	10	Fairview High
Humphrey, Raymond	9	Meadowdale High
Jones, Linda	9	Meadowdale High
McPherson, Gerald	10	Meadowdale High
Metcalf, Steven	9	Stivers High
Noe, Dwight	10	Belmont High
Ongell, James	11	Stivers High
Pelfrey, Brenda	12	Stivers High
Rader, Larry	10	Meadowdale High
Rogers, Darlene	9	Kiser High
Spencer, Amos	11	Meadowdale High
Smith, Bernie	9	Meadowdale High
Warner, Susan	11	Kiser
Wilson, Charles	9	Meadowdale High
Wilson, Deloris	11	Fairview High
Jones, Archie	11	Meadowdale High
Fielder, Robert	10	Stivers High
Fielder, Beverly	9	Stivers High
Maiden, Jerry	8	Drexel
Maiden, Robert	9	Stivers High
Hutchinson, Larry	9 Spec.	Meadowdale High-
Philbeck, Paul	11	Meadowdale High
Partridge, James	8	Gardendale
Plemons, Billy M.	9	Meadowdale High
Joiner, Joy Sue	9	Kiser High
Ziegler, Darlene Sue	9	Kiser High

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Plaintiffs' Unmarked Exhibit

October 3, 1960

Mr. Arne Holmbo Principal, Roosevelt High School Dayton, Ohio

Dear Mr. Holmbo:

A limited number of Negro children from Prince Edward County, Virginia, have been brought to Dayton and placed in foster homes in order that their education may be continued. We have agreed to accept approximately ten of these students in the Dayton schools for the coming year tuition free. Three of these students are now enrolled in Roosevelt High School and their names are at the bottom of this letter.

I am enclosing a copy of a letter from the American Friends Service Committee giving additional information relative to this project. Possibly other members of your administrative staff should have an opportunity to read this letter.

Very truly yours,

B. H. Armstrong Director of Pupil Personnel

BHA:tr 2 Enclosures

Walter Barksdale, 2033 Howell Avenue, Dayton 7, Ohio. Charlie Bolden, 3610 Lakeside Drive, Dayton 8, Ohio. Willie Bolden, 925 Eleanor Avenue, Dayton 8, Ohio.

Plaintifis' Unmarked Exhibit

October 4, 1960

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Mr. Robert P. Smart Principal, Nettie Lee Roth High School Dayton, Ohio

Dear Mr. Smart:

A limited number of Negro children from Prince Edward County, Virginia, have been brought to Dayton and placed in foster homes in order that their education may be continued. We have agreed to accept approximately ten of these students in the Dayton schools for the coming year tuition free. Two of these students are now enrolled in Roth High School and their names are at the bottom of this letter.

I am enclosing the copy of a letter from the American Friends Service Committee giving additional information relative to this project. Possibly other members of your administrative staff should have an opportunity to read this letter.

Very truly yours,

B. H. Armstrong Director of Pupil Personnel

BHA:tr Enclosure

> Anna Barksdale, 805 Walton Avenue, Dayton 17, Ohio Mattie Paige, 4180 Sylvan Drive, Dayton 17, Ohio

Plaintifis' Unmarked Exhibit

August 19, 1970

Mr. Chester Gooding, Principal Stivers High School Dayton, Ohio

Dear Mr. Gooding:

Your concern about four students formerly from the Dunbar area has been duly noted and their records have been reviewed. It would appear that four students, Darlene Arnold, David Arnold, Darlene Claybourne, and Michael Jamison should not be returned to Stivers High School on the basis of poor attendance and behavior and failure in classroom work.

I shall ask Mr. Hart, Visiting Teacher, to process the two boys for assignment to the Continuing Education Program. Placement of Darlene Claybourne and Darlene Arnold will have to await a parent conference.

Sincerely yours,

William H. Goff

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WHG/cf

cc – Mr. George Findley, Principal, Dunbar High School Mr. Denis Hart, Visiting Teacher

Plaintiffs' Unmarked Exhibit

Emergency Transfers from Stivers

NAME	GRADE	SCHOOL ASSIGNED
Tomlin, Lionel	11	Dunbar High
Mann, Steve	9	Dunbar High
Thomas, Patricia	9	Dunbar High
Casey, Guy	9	Dunbar High
Tucker, Harold	9	Dunbar High
Cooper, Darlene	9	Dunbar High
Cooper, David	9	Dunbar High
Hill, Peter	9	Dunbar High
Mattison, Randall	9	Dunbar High
Robinson, Raymond	9	Dunbar High
Miller, Lee	9	Dunbar High
Jamison, Michael	9	Dunbar High
Kimbrough, Helen	9	Dunbar High
Bryant, Donald	9 spec.	Dunbar High
Perdue, Diane	9	Dunbar High
Boyd, Donald	9	Dunbar High
Anderson, Debra	9	Dunbar High
Jones, Rudolph V.	9	Dunbar High
Claybourne, Cassandra	12	Dunbar High
Claybourne, Gary	10	Dunbar High
Claybourne, Darlene	9	Dunbar High
Porter, Richard	9	Dunbar High
Austin, Ronald	9	Dunbar High
Knox, Curtis	11	Dunbar High
Knox, Wayne	9	Dunbar High
Roberts, Delores	9	Dunbar High
Bush, Charles	9	Dunbar High
Bush, Theresa	9	Dunbar High
Mock, Edward	9 spec.	Dunbar High
Sanders, Diane	9	Dunbar High
Turner, Lenore	9	Dunbar High
Broyles, Junette	9	Roosevelt High
Mack, James	9	Roosevelt High
Mack, Tyrone	9	Roosevelt High
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Plaintiffs' Unmarked Exhibit

March 5, 1956

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Mr. Walter E. Stebbins Superintendent, Mad River Township Schools Mad River Elementary School 1830 Harshman Road Dayton 4, Ohio

Dear Mr. Stebbins:

In our recent phone conversation, I believe you advised me that you had approximately one hundred forty-two (142) 8th grade pupils to be served in the Dayton Public Schools in the 9th grade this fall at Stivers or Wilbur Wright. Sixty-two (62) of these pupils are now in your Page Manor School and eighty (80) are in Harshman and Overlook. We suggest that these pupils be divided between Stivers and Wilbur Wright according to the policy used in September, 1955. This would mean the sixty-two (62) Page Manor pupils would attend Stivers and the eighty (80) Harshman and Overlook pupils would attend Wilbur Wright.

It is our understanding that these pupils will attend high school in Dayton only next year, and that they will return to your new Mad River High School in September, 1957.

Very truly yours,

B. H. Armstrong Director of Pupil Personnel

BHA:tr

cc:

Mr. Holmes, Wilbur Wright High School Mr. Carpenter, Stivers High School Mr. Royer

Plaintiffs' Unmarked Exhibit

March 5, 1956

RE: William Aldrich

Mr. F. F. Carpenter Principal, Stivers High School Dayton, Ohio

Dear Mr. Carpenter:

The above-named pupil is a tuition case and prior to entering Stivers he attended Belmont Elementary School as a tuition pupil since the beginning of the 5th grade. He will continue next fall as a tuition pupil in the Dayton schools and may, therefore, attend the new Belmont High School.

Very truly yours,

B. H. Armstrong Director of Pupil Personnel

BHA:tr

Plaintiffs' Unmarked Exhibit

August 29, 1962

Mr. Lloyd G. Phillips Principal Dunbar High School Dayton, Ohio

Dear Mr. Phillips:

Pupils living in the country or rural area in the southern part of Highview district are provided transportation to elementary and high school. Last year there were only approximately six high school students living in this area to be transported to Roosevelt and in order to avoid the use of one high school bus for only six pupils, Roosevelt High School rearranged the schedules of these six pupils giving them a This made it possible for the Study Hall the first period. one elementary bus running in this Highview area to pick up both elementary and high school pupils; drop the elementary pupils off at Highview and take the high school pupils on to Roosevelt arriving at Roosevelt sometime during the first There was no problem in the afternoon of course period. since the high school is out earlier than elementary. The one bus would first pick up the high school students at Roosevelt at 3:00 o'clock and go by Highview and pick up the elementary.

Now that the Highview district is in Dunbar, we would like to continue this same plan providing there are not too many high school pupils and of course assuming that their schedules can be arranged as last year. I do not have the names of the high school pupils in this area who will be entering Dunbar this fall. Possibly Mrs. Sharp may know or soon after school opens we will learn who they are.

Very truly yours,

B. H. Armstrong Director of Pupil Personnel

BHA:ev

cc - Mrs. Sharp, Highview Elementary School

CARDINE STREET

PLAINTIFFS' EXHIBIT 16D

1972-73 TRANSFERS BETWEEN SCHOOLS

1] Freedom of Enrollment

Approvals Whites 23 Approved 22 to white schools 1 from parochial school to school 54.6% black

Blacks

460 Approved 1 to black school 459 to white schools

2] Disciplinary Transfers

Blacks

Black to black Black to white	6 2
Whites	
White to white	3
Mixed to white	

Source: D.P.S. Unit Directors and Student Relations Department

PLAINTIFFS' EXHIBIT 16F

1972-73 OTHER TRANSFERS BETWEEN SCHOOLS

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3] Hardship and Emergency Transfers

260 Blacks	
Black to black	157
White to black	3
Black to white	73
White to white	12
Mixed to white	5
Mixed to black	8
Black to mixed	2

104 Whites

White to white	- 71
Black to white	6
Mixed to white	17
Mixed to black	0
White to mixed	8
White to black	2

4] Special Education Transfers

117 Blacks	
Black to black	91
White to black	7
Black to white	4
White to white	15
Mixed to white	·
Mixed to black	
Black to mixed	

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Plaintif	fs' Exhibit	16F
67 Whites		
White to white	61	
Black to white	-	
Mixed to white		
Mixed to black	5	
White to mixed	1	
White to black		

Source: D.P.S. Unit Directors

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PLAINTIFFS' EXHIBIT 19

INTEGRATION - DAYTON PUBLIC SCHOOLS

August 1, 1963

Twelve years ago the Dayton Public Schools started a slow and gradual integration of the faculties of the Dayton schools, both elementary and high schools. Although complete integration is far from achieved, significant progress has been made. The program of teacher integration has progressed with a minimum of controversy. Negro teachers assigned to schools located in white areas have been most cordially received. Many competent Negro teachers hesitate to accept assignments in white neighborhoods. The assignment of strong white teachers to schools in Negro communities is more difficult, not because such teachers are intolerant or prejudiced, but because they feel that they have never had experience in such situations and might feel "out of place." The white teachers who have accepted these assignments find the experience stimulating and interesting and seldom ask for transfers. Regardless of difficulties, substantial progress has been made.

To assign Negro teachers to white neighborhoods or white teachers to Negro communities against their wishes would be impractical. The supply of competent teachers is such that they may find employment in other school systems.

With regard to the integration of pupils in the Dayton schools, during the past decade nothing has ever been done to deliberately segregate pupils. On the other hand, an attempt was made several years ago to promote integration of pupils by building new schools and additions on the fringe of Negro areas so that such schools could serve both races. Soon after construction of these buildings the composition of the entire area became predominately Negro and the area became as nearly segregated as before. Recently the old Dunbar High School which was for all practical purposes a Negro high school serving the entire city was replaced by

Plaintiffs' Exhibit 19

the new Dunbar High School with definite boundaries. Although the Negro population is concentrated on the west side, it is true that there are some white pupils attending every school in the city with the exception of Wogaman School and some Negro pupils attending 45 of the 66 schools of the city. The Dayton Night School, attended by adults, is completely integrated.

School Boundaries

The entire Dayton City School District is divided into high school and elementary school districts and boundary lines are established and strictly enforced. In other words, pupils must attend the school that serves the area in which they live. The following criteria determine the establishment of school boundaries:

- 1. Capacity of the school building
- 2. Present number of pupils to be served and anticipated growth or decline of the pupil population area
- 3. Accessibility and distance avoiding extreme hazards if possible

Due to difference in building capacity and number of pupils within the vicinity to be served, it is not always possible to set up boundaries so that pupils may attend the closest school. The additional distance some pupils must travel is never very great.

From time to time it becomes necessary to change boundaries in order to avoid over-crowding some buildings.

No other consideration than those enumerated above have entered into the establishment of boundary lines.

Employment Practices

Teaching Positions

The personnel department of the Daytion schools is charged with the responsibility to recommend for teaching positions the

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Plaintiffs' Exhibit 19

most competent people they can discover by visitation of colleges and universities and from applications. No consideration is given to such factors as marriage, residence, race, or religion. The employment officials have been almost completely free from pressures of any kind to recommend employment except on the basis of merit.

It should be kept in mind that in these days of teacher shortage, the personnel department does not always have as wide a choice of applicants as they would like, but with this limitation, the department has over the years succeeded remarkably well in staffing the schools with teachers who are considerably above average in ability.

Because it is widely known that Dayton employs Negro teachers and because teachers' salaries are higher than in the southern states, the personnel department has a large number of Negro applicants. Some of these applicants have been in the files for several years and it is only natural for such applicants to conclude that some factor other than merit is preventing their employment. The same is true of a number of white teachers but to a lesser extent.

Procedures are as follows:

- 1. Any person who can qualify for a four year provisional, eight year professional or permanent Ohio certificate may apply
- 2. Any applicant may secure an interview
- 3. The following credentials are considered:
 - a. College transcript and graduate record
 - b. Recommendations of college professors
 - c. Character references
 - d. Evaluation of student teaching

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- e. Evaluation of principals' statements, if substitute teaching has been involved
- f. Recommendations on previous teaching experience
- g. Recommendations on previous work experiences
- h. Evaluation of group leadership experiences such as

Plaintiffs' Exhibit 19

scout leadership, camp direction, 4H Club sponsorship, playground supervision, etc.

i. Summary evaluation of interview records

After all factors are considered, the most important factor is the teaching personality. This must eventually be a matter of subjective judgment of the employing officer. Final appointments are recommended by the Superintendent of Schools to the Board of Education.

Employment of Non-Certified Employees – Custodians, Clerks, Cafeteria Employes

The same point of view governing the employment of teachers applies to all other categories of employees. Attention is focused on merit and nothing else. Race, religion or other extraneous considerations are not a condition of employment.

Student Teachers

The Dayton schools cooperate with a number of teachertraining institutions by providing opportunity for teachers in training to fulfill the requirement for practice teaching. The arrangement is beneficial both to the trainee and the Dayton schools. Such teachers are assigned to schools without reference to race.

Substitute Teachers

It is not difficult for a teacher to be placed on the substitute list, providing he meets the legal certification requirements. The amount of work that a substitute teacher receives depends upon the absence of regular reachers and the ratings the substitute receives from principals. If a number of ratings are poor, the substitute is dropped from the list. Substitutes are sent to all schools without regard to race. Principals, at times, ask for specific substitutes and these requests are given consideration. During the school year 1962-63, both white and Negro substitutes were sent to every school in the city.

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Plaintiffs' Exhibit 19

Numbers of Negro and White Teachers and Pupils

The school system keeps no statistics on the numbers of white and Negro pupils and teachers. The figures here given are based upon a questionnaire sent to school principals in July, 1963. The are estimates.

			P	er Cent
		White	Negro	Negro
Total Enrollment–June, 1963	56,608	42,230	14,378	25.4
High School Enrollment	13,433	9,842	3,591	26.7
Elementary Enrollment	43,175	32,388	10,787	34.9
Total Employees – All Categories	2,908	2,555	653	22.5
Teaching and Professional Personnel	2,353	1,875	478	20.3
Operational Employees — Building	307	159	148	48.2
Clerical	123	114	9	7.3
Crafts – Plumbers, Carpenter	s,			· .
Bricklayers, Painters, etc.	39	39	0	0
Food Service	86	68	18	20.1

Negro teachers are members of the faculties of all Dayton high schools and the Dayton Night School. Negro teachers are members of the faculties of 57 of the 66 schools of the city. Although there are some Negro pupils attending 45 of the 66 schools, the great majority of Negro pupils attend the schools which serve the so called west side which is heavily populated by Negroes. The enrollment of such schools as Mac-Farlane, Wogaman, Carlson, Miami Chapel, Louise Troy, Jackson Elementary, Jackson Primary, Whittier, Weaver, Irving, Westwood, Grace Greene, Roosevelt and Dunbar is predominately Negro. In these schools the number of white and Negro teachers is as follows:

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Pla'ntiffs' Exhibit 19

	Negro Teachers	White Teachers
MacFarlane	48	2
Wogaman	40	<u> </u>
Carlson	12	1.
Miami Chapel	33	4
Louise Troy	22	5
Jackson Elem.		1
Jackson Pri.	25	12
Whittier	12	7
Weaver	17	20
Irving	34	14
11 ving	19	19
Westwood	22	46
Grace Greene	$\frac{1}{12}$	18
Roosevelt	22	
Dunbar	44.	60 6

Buildings, Equipment, Supplies

The location of all new buildings and additions has been based upon surveys of pupil population and availability of suitable sites. No other factor has ever been considered. Standards governing the quality and facilities of new school construction have been uniform throughout the city. Standards regarding equipment, supplies, class size and instruction have also been uniformly applied.

PLAINTIFFS' EXHIBIT 21

Policy Regarding Integration

The Board of Education is opposed to racial segregation in the Dayton Public Schools. It is the policy of the Board of Education to continue and enlarge gradually the program of integration of the educational staff with the objective of having on the educational staff approximately the same proportion of negro teachers as there are negro pupils in the Dayton schools.

The school administration will make every effort to introduce some white teachers in schools in negro areas that are now staffed by negroes, but it will not attempt to form white teachers, against their will, into these positions.

The administration will continue to introduce negro teachers, gradually, into schools having mixed or white populations when there is evidence that such communities are ready to accept negro teachers.

The Board of Education does not consider a school to be segregated when the school district, which the school serves, contains children of only one race. Because attendance at Dunbar High School, in the 9, 10, 11, and 12 grades, is volumtary, the Board of Education does not consider Dunbar High School to be a segregated school.

> ROBERT B. FRENCH, Superintendent of Schools

PLAINTIFFS' EXHIBIT 28

SOME FACTS AND FIGURES REGARDING INTEGRATION FOR BOARD OF EDUCATION DISCUSSION AT LUNCHEON MEETING

December 2, 1954

All elementary schools have definite boundaries and children are obliged to attend the school which serves the area in which they reside. The policy of transfers from one school to another was abolished two years ago when the boundaries of several westside elementary schools were shrunken, permitting a larger number of Negro children to attend mixed schools. The policy of no transfers was not retroactive. (i. e. If a child had permission to attend a mixed school before the ruling became effective, he can continue to attend this school for his elementary education.)

Dunbar High School has no boundary lines. Theoretically, any child in the city can elect Dunbar, but, practically, only Negro children attend. The staff is completely negro, except for Driver Training teachers. Children who attend the high school grades at Dunbar do so by choice. A Negro child can always attend the high school which serves his area.

The schools keep no records of racial identification, but the school census taken last May, 1954, enumerated 8,295 negro children between the ages of 5 and 17, which is 15.7% of the total number of children enumerated between the ages of 5 and 17. The school enrollment of negro children would be less than 15.7%, due to the fact that a larger percentage of negro families than white families do not send their children to kindergarten and there is always a larger drop-out rate among older negro children.

At the present time we employ 168 negro teachers out of a total 1,577 teaching positions, which is 10.67. In September, 1951, the first negro teacher was placed in a mixed school –

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Plaintiffs' Exhibit 28

Weaver School. At the present time we have 17 negro teachers assigned to mixed or all-white schools. In addition, we have at the present time 8 white teachers working in all-negro schools -3 on a full-time basis and 5 on a part-time basis. The following elementary schools having mixed or all white population have negro teachers:

Edison (4) Jackson (3) Highview (1) Emerson (1) McKinley (1) Washington (1) Webster (1) Weaver (3) Whittier (1) Van Cleve (1)

About two years ago we announced a policy of attempting to introduce white teachers in our schools having negro population. We have not been too successful in this regard and at the present time have only 8 full or part-time teachers in these situations. There is a reluctance on the part of white teachers to accept assignments in westside schools and up to the present time we have not attempted to use any pressure to force teachers to accept such assignments. The problem of introducting white teachers in negro schools is more difficult than the problem of introducing negro teachers into white situations. There are several all-white schools which in the near future will be ready to receive a negro teacher.

The policy of sending negro children from Shawen Acres to Garfield School was discontinued this September and these children now attend Van Cleve, Brown, Loos and Shiloh schools.

> ROBERT B. FRENCH, Superintendent of Schools

PLAINTIFFS' EXHIBIT 29

October 10, 1956

REPORT ON PROGRESS TOWARD STAFF INTEGRATION DAYTON PUBLIC SCHOOLS

The first Negro teacher pleaced in school and classroom with both Negro and white pupils was in September 1951. The teacher was Mrs. Willeta Weatherford, then Miss Willeta Chavous.

In September 1952 we had 7 teachers so placed, in 1953 there were 11. By 1954 we had 18 persons so employed, by 1955 there were 32, and this year there are 53 Negro teachers teaching in schools which are attended by pupils of both races or by all white pupils.

The schools and number of Negro teachers are as follows:

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Brown	¥
Central	1
Edison	4
Emerson	1
Greene	1
Grant	1
Highview	5
Irving	4
Jackson	7%
Van Cleve	1
Washington	2
Weaver	13
Whittier	5
Orville Wright	1
McKinley	ī
Stivers	1
Roosevelt	2
Fairview	1
Wilbur Wright	1
	-
Total	53

Plaintiffs' Exhibit 29

In addition 12 white teachers teach all or part time in schools attended only by Negro pupils as follows:

Dunbar	3 part time
Garfield	2 part time
Miami Chapel	3 full time
	4 part time
Wogaman	1 part time

32 new Negro teachers were employed this year.

In all 838 teachers are working in a school staff at present which has some degree of racial integration.

PLAINTIFFS' EXHIBIT 35

STAFF INTEGRATION AUGUST 1964

POLICY:

Beginning in 1951, by policy of the Board of Education, we began staff integration in the Dayton Public Schools. From that first year when one Negro teacher taught an integrated group of students, the program has moved regularly and steadily, growing each year. It is the policy of the Dayton schools to continue this policy, not to increase it in response to pressures of minority groups, majority groups, or law enforcement agencies, but to continue our policy of employment on merit, because percentages have now reached a place where they should be ignored completely.

EMPLOYMENT:

Employment for 1964-65 is not complete, therefore any present figures cannot be final. To date 69 Negro teachers have been employed. This figure represents 27% of all employments and will bring the percentage of Negro professional employees from 20.3% at the start of last year, to approximately 21.4% for 1964-65 with a total of 511. In some cases this figure represents progress. In other cases it does not. In more cases than in other recent years excellent white candidates have refusd positions in the city because of fear of placement in predominantly Negro schools. This is not always because of personal prejudices, but because of tensions and rioting in other cities which they fear will spread to our city. It is also because of the great number of teaching openings in the suburbs. Integration of staffs cannot long continue in our larger cities unless greater effort is made to integrate staffs in our suburbs. In some cases this year we feel we have been compelled to accept less desirable and less

Plaintiffs' Exhibit 35

qualified candidates than could have been employed under other conditions:

ASSIGNMENT:

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It is now possible to assign Negro teachers to any school. We have never transferred white teachers away from a school to make staff integration possible, but have added Negro teachers as openings occurred. It appears now that unless late openings occur, we will have 14 elementary schools with no full-time Negro teachers on their staffs. However, several of these 14 schools will have Negro traveling teachers; Art. Music, Physical Education, Home Economics, or Industrial Arts teachers. Often traveling teachers are the best possible integrationists. A regular classroom teacher contacts only 30 students, but a music or art teacher assigned only three days to a building each week contacts hundreds of children. A complete report in this area cannot be available until late September.

PROMOTION:

Of the 141 persons taking the promotional examination since the start of this examination given by N.T.E. of Princeton. N.J. each March, 17 Negro teachers have taken the tests. Nine have passed the test with scores above the cut-off score. Of the nine, six have already been promoted and only three eligible candidates remain. At this point we could be justly accused of discriminating against white candidates for promotion, if promotions were based solely on test scores, which they are not.

Since the report of 1963 we have appointed a Negro principal, an assistant principal, and a teacher consultant on the administrative staff. Of seven administrative and promotional positions, three have been filled by Negro candidates.

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Plaintiffs' Exhibit 35

SCHOOLS PREDOMINANTLY WHITE — No Negro Students/Teachers

SCHOOLS PREDOMINANTLY NEGRO — No White Students/Teachers

Allen Belmont Elementary Brown Cleveland Fairport Fr. McKinley Hawthorne Hickorydale Lewton Loos Horace Mann Shiloh

All have traveling teachers in instrumental music, vocal music, art, physical education, industrial arts, home economics.

Of 67 schools 12 which are predominantly white, have no Negro teachers. All predominantly Negro or all Negro schools have some white staff personnel.

New Employments 1964-65: 73 Negro of 267 or 27.3%.

Training:

The 14 elementary schools which are predominantly Negro in student body were studied as to training and qualification of teachers. Results were indicated as follows:

Training.

PhD	M.A. or M.E.	A.B. or B. Sc.	Less than Degree	Temporary
1	76	343	26	0
Perce .004	ntage in each .17	category: .82	.055	
Avera tead	ge percentage ; chers;	of all elementary	.07+	

PLAINTIFFS' EXHIBIT 39

NUMBER OF TEACHERS BY RACE AND % OF NEGRO TEACHERS

	1	967-6	8	1968-69				
	71. · · ·	Tama	%	White	Negro	% Negro		
School	White N	vegro				-		
Jane Addams	21	4	16.0%	20	6	23.1%		
Allen	23	1	4.2	24	1	4.0		
Belle Haven	39	1	2.5	43	2	4.4		
Belmont Elem.	26	0	0.0	26	1	3.7		
E. J. Brown	39	0	0.0	44	1	2.2		
Carlson	0	16	100.0	4	21	84.0		
Cleveland	41	0	0.0	44	1	2.2		
Cornell Heights	27	2	6.9	31	3	8.8		
Drexel	22.5	2	8.2	24	2	7.7		
Eastmont	33	1	3.0	36	1	2.7		
Edison	10	22	68.8	2	16	88.9		
Emerson	31	3	8.8	39	4	9.3		
Fairport	26	1	3.7	32	2	5.9		
Fairview Elem.	26	1	3.7	32	2	5.9		
Fort McKinley	15	1	6.7	17	1	5.6		
Frankin	31	0	0.0	36	1	2.7		
Gardendale	8	4	33.3	8	3	27.3		
Gettysburg	21	1	4.5	25	1	3.9		
Grant	29	1	3.3	30	2	6.3		
Greene	7	18	72.0	5	21	80.8		
Hawthorne	11	0	0.0	12	0	0.0		
Hickorydale	17	0	0.0	22	0	0.0		
Highview	9	21	70.0	15	21	58.3		
Huffman	33	4	10.8	38	3	7.3		
Irving	10	21.5	68.3	9	26	74.3		
Jackson Prima		_4	85.7	4	19	82.6		
Jackson Elem.	5	33	86.8	6	33	84.6		
Jefferson Prima	ry 19	3	13.6	14	9	39.1		

		19)1-Ex.			
		Plaintiff	s' Exhibit 39			
		1967-6			1968-6	9
School	White	Negro	% Negro	White	Negro	% Negro
Jefferson Elern.	36	4	10.0	36	8	18.2
Kemp	24	0	0.0	28	Ō	0.0
Lewton	21	0	0.0	22	0	0.0
Lincoln	38	1	2.6	42	1	2.3
Longfellow	31	4	11.4	33	7	17.5
Loos	24	1	4.0	28	1	3.5
MacFarlane	1	47	97.9	1	48	98.0
Horace Mann	12	0	0.0	14	0	0.0
McGuffey	32	1	3.0	35	1	2.8
McNary	1	17	94.4	3	19	86.4
Meadowdale Ele	m. 24	1	4.0	30	1	3.2
Louise Troy	0	22	100.0	0		100.0
Miami Chapel	3	27	90.0	4	29	87.9
Patterson Elem.	24	1	4.0	25	1	3.9
Residence Park						
Primary	6	10	62.5	5	11	68.8
Residence Park						
Elem.	11	19	63.3	11	23	67.7
Ruskin	34	0	0.0	38	1	2.6
Shiloh	18	0	0.0	19	0	0.0
Shoup Mill	11	0	0.0	14	1	6.7
Valerie Drive	13	0	0.0	18	1	5.3
Van Cleve	30	1	3.2	33	1	2.9
Washington	22	3	12.0	23	4	14.8
Weaver	4	41	91.1	4	43	89.6
Webster	23	1	4.2	28	0	0.0
Westwood	18	43	70.5	22	42	65.6
Whittier	14	17	54.8	12	21	63.6
Wogaman	0	35	100.0	1	40	97.6
Orville Wright	28	0	0.0	29	1	3.3
Gorman	8	0	0.0	14	0	0.0
Kennedy				* 1	v	17.17

% School White Negro Negro White Negro Belmont High 74 3 4.1 82 5 Dunbar 5 56 91.8 8 62 Fairview High 59.8 2 3.3 72 5 Kiser 36 1 2.7 44 2 Meadowdale High 64 4 5.9 75 4 Patterson Co-op 40 0 0.0 82 3	69			Exhibit 39	192 laintiffs'	P	
SchoolWhite NegroNegroWhite NegroBelmont High7434.1825Dunbar55691.8862Fairview High59.823.3725Kiser3612.7442Meadowdale High6445.9754Patterson Co-op4000.0823Roosevelt445153.73668Roth233560.31950Stivers43612.2503Col. White7311.4805		1968-69]	3	967-6	1	
Belmont High 74 3 4.1 82 5 Dunbar 5 56 91.8 8 62 Fairview High 59.8 2 3.3 72 5 Kiser 36 1 2.7 44 2 Meadowdale High 64 4 5.9 75 4 Patterson Co-op 40 0 0.0 82 3 Roosevelt 44 51 53.7 36 68 Roth 23 35 60.3 19 50 Stivers 43 6 12.2 50 3 Col. White 73 1 1.4 80 5	%			%			
Dunbar55691.8862Fairview High59.823.3725Kiser3612.7442Meadowdale High6445.9754Patterson Co-op4000.0823Roosevelt445153.73668Roth233560.31950Stivers43612.2503Col. White7311.4805	o Negr	Negro	White	Negro	Vegro	White I	School
Dunbar55691.8862Fairview High59.823.3725Kiser3612.7442Meadowdale High6445.9754Patterson Co-op4000.0823Roosevelt445153.73668Roth233560.31950Stivers43612.2503Col. White7311.4805	5.8	5	82	4.1	3	74	Belmont High
Kiser 36 1 2.7 44 2 Meadowdale High 64 4 5.9 75 4 Patterson Co-op 40 0 0.0 82 3 Roosevelt 44 51 53.7 36 68 Roth 23 35 60.3 19 50 Stivers 43 6 12.2 50 3 Col. White 73 1 1.4 80 5	88.6	62	8	91.8	56	5	· · · · · · · · · · · · · · · · · · ·
Kiser3612.7442Meadowdale High 6445.9754Patterson Co-op4000.0823Roosevelt445153.73668Roth233560.31950Stivers43612.2503Col. White7311.4805	6.5	5	72	3.3	2	59.8	Fairview High
Patterson Co-op4000.0823Roosevelt445153.73668Roth233560.31950Stivers43612.2503Col. White7311.4805	4.4	2	44	2.7	1	36	•
Patterson Co-op4000.0823Roosevelt445153.73668Roth233560.31950Stivers43612.2503Col. White7311.4805	5.1	4	75	5.9	4	zh 64	Meadowdale His
Roosevelt445153.73668Roth233560.31950Stivers43612.2503Col. White7311.4805	3.5	3	82	0.0	0	-	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	65.4	68	36	53.7	51		· · ·
Col. White 73 1 1.4 80 5	72.5	50	19	60.3	35	23	Roth
	5.7	3	50	12.2	6	43	Stivers
Wilbur Wright 59 3 4.8 67 5	5.9	5	80	1.4	1	73	Col. White
	7.0	5	67	4.8	3	59	Wilbur Wright
Full-time instruction staff: Full-time instruction	onal sta	tructiona	ime insti	Full-t	staff:	ruction	Full-time inst
1,807.8 White 1,847.0 White		White	,847.0 V				

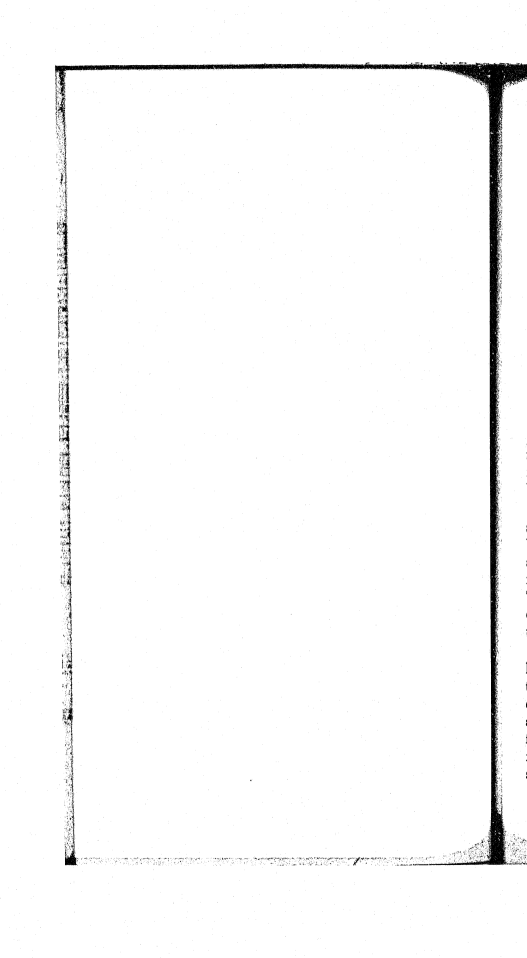
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PLAINTIFFS' EXHIBIT 42

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PLAINTIFFS' EXHIBIT 55

[LETTERHEAD OF STATE OF OHIO, DEPARTMENT OF EDUCATION, COLUMBUS, 43215]

March 20, 1972

Dr. Wayne M. Carle Superintendent Dayton City Schools 348 W. 1st Street Dayton, Ohio 45402

Dear Dr. Carle:

We have received several calls which would appear to be products out of the rumor mill dealing with possible curtailment of specific staff in the Dayton City Schools. Rumor has it that the Dayton Board of Education is preparing a cutback of personnel working with School-Community Services.

As you know, this office has worked very closely with your staff in school-community relations over the past few years. We have tried to be helpful in securing additional funds to aid in such areas as staff development, community understanding and other matters pertaining to better human relations. The explosive nature of community emotions in Dayton requires the continuing efforts of your excellent school-community services staff.

The Department has had excellent support from the legislature in expanding funds to local districts under Disadvantaged Pupil Programs and Municipal Overburden. Priorities emphasized in our legislative hearings including funding to assist schools and their communities in human relations efforts. All of us realize that good education is best achieved in a climate of understanding. This has been the thrust of your school-community services department.

Plaintiffs' Exhibit 55

The privilege of local autonomy is recognized from our level, and I would be the last to attempt to interfere in local school goverance. However, there have been so many reversals of a negative nature coming out of your district recently until I am forced to take a good hard look at the priority posture toward the elimination of vital services.

I am requesting that you keep me informed as to any change in posture which might eliminate services under our special funding sources. Dayton, as all our districts, has on file a 441 agreement under Title VI of the Civil Rights Act. This agreement permits the application for and flow of federal and special state dollars to guarantee equal educational opportunity. I would not like to be forced into a position calling for a recommendation of withdrawal or withholding of funds.

Sincerely,

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/s/ ROBERT O. GREER Assistant Superintendent Urban Education

ROG:mh

PLAINTIFFS' EXHIBIT 56

[LETTERHEAD OF TOUCHE ROSS & CO.]

July 11, 1972

Mr. James D. Hart, President Dayton Board of Education Dayton, Ohio

Dear Mr. Hart:

We have completed our independent review of the overall Business Operations of the Dayton School District. As a result of our detail analysis work, we have developed recommendations which are presented in the enclosed report. These recommendations provide a basis for direct action by the School District on major business management matters.

We would like to express our thanks to members of the Board, the Superintendent and the Administrative staff for their excellent cooperation throughout the project. Their cooperation enabled us to develop the recommendations in the enclosed report.

We have not attempted herein to summarize the accomplishments of the school system or the dedication of the personnel that was noted in our review. To do so would increase the size of this document beyond manageable proportions. Rather, we have concentrated only on those areas in which we believe action should be taken.

It is sincerely hoped that this study, together with other programs and activities by the Board and the Administration, will enable the School District to make additional progress toward its main objectives.

Respectfully submitted,

/s/ TOUCHE ROSS & CO,

Plaintiffs' Exhibit 56

DAYTON BOARD OF EDUCATION BUSINESS OPERATIONS REVIEW REPORT

INTRODUCTION

Project Objective

On February 24, 1972, the Dayton Board of Education voted unanimously to engage Touche Ross & Co. to conduct an independent review of the overall business operations of the Dayton Public Schools directed toward achieving increased economies where possible and analyzing the allocation of resources. We were to make recommendations based upon the results of the review. The study thus involved a review of the organizational, operational, financial and managerial practices presently employed in the system. It did not include an evaluation of educational programs nor an evaluation of individual employees.

Project Approach

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The study began in mid-March. During the initial phase of the project, we conducted interviews with personnel throughout the school organization, from Board members and the Superintendent to Department Supervisors and operational personnel. The purpose of these interviews was to give us an understanding of both the present and planned future organization structure and operational practices. We visited a selected sample of schools to assure proper understanding of school operations. Also we devoted a significant amount of time to collecting and analyzing data on staffing, work procedures, activity levels and productivity (where applicable) in each of the areas reviewed.

We used basically four criteria which we have found relevant in similar situations to assist us in the evaluative process:

1. Standards or guidelines established by the State Department of Education.

Plaintiffs' Exhibit 56

- 2. Standards or guidelines established within the Dayton School District.
- 3. Comparable operating statistics of other school systems.
- 4. Sound business practices substantiated by Touche Ross & Co. experience within similar operations in government and business.

The observations and recommendations we have developed have been reviewed and discussed in detail with the person or persons responsible and general implementation strategies have been discussd. In areas where it was not planned for us to make our all encompassing review, we have noted situations which warranted further analysis by the School District.

The analysis inherent in our study was not and should not be considered an audit of the operations of the School District. The conclusions should not be considered as an expression of an audit opinion under generally accepted auditing standards.

SUMMARY OF RECOMMENDATIONS

In this section of the report we have summarized our recommendations which represent approximately two millior dollars in potential annual savings plus a one-time savings of two to three million dollars for the Dayton Board of Education. Dollar savings were estimated at 1972 expenditure level. In addition, several recommendations have been made which do not necessarily result in cost savings but should increase the effectiveness of the operations of the School District. Supporting information is provided in the Detail Section of this report.

A. School Facilities

- Appoint a Study Committee to select schools to be

Plaintiffs' Exhibit 56

phased out and plan the implementation of student reassignment. The committee's minimum objective should be to increase the overall elementary and middle school classroom utilization to 85% by phasing out nine average size schools or the equivalent thereof.

Estimated Annual Dollar Savings - \$745,000 to

\$895,000

Estimated One-Time Dollar Savings – \$2,000,000 to \$3,000,000

B. Teacher Staffing

- Adopt the practice of using projected average daily membership (ADM) as the basis for teacher staffing rather than projected enrollment.

Estimated Annual Dollar Savings - \$350,000

Review staffing levels in schools that have low efficiency in meals per hour of serving labor with the objective of raising the productivity to the median value presently achieved by comparable school lunch programs in other Dayton Schools.

Estimated Dollar Savings - \$20,400

- Improve the inventory control, cost reporting and management information for the food service operation as described in the detail report.

G. Purchasing

 Modify the present computer system for inventory reporting to use more sophisticated inventory con-

Plaintiffs' Exhibit 56

trol techniques and to provide exception reporting. High cost items should be implemented first on the new system.

- Revise the warehouse storage space assignments to assure efficient stock picking procedures. Estimated Annual Dollar Savings - \$10,000

Additional Observations H.

- Review student transportation policy as compared to state requirements and either revise policy or eliminate outside contract through purchase and operation of Board owned buses, saving money in either case. The effect of the freedom of enrollment policy was not included in this analysis because it is too early to predict the effect at this time.

Estimated Annual Dollar Savings - \$50,000

- Renegotiate the current maintenance contract (with regard to specialization by craft and wage rate as a percent of effective average rate of construction craftsmen in the Dayton, Ohio area) or seriously consider the feasibility of a maintenance contract with an outside firm.
- Continue as a member of the Metropolitan Dayton Educational Cooperative Association (MDECA).

SCHOOL FACILITIES A.

BACKGROUND

Over the past several years there has been much discussion regarding the feasibility of closing several elementary schools. Primarily the context of the discussions has been in regard to the adequacy of the facilities and the wisdom of committing

Plaintiffs' Exhibit 56

capital expenditures to improve the facilities. Various studies regarding school facilities have been made, such as: Educational Facilities Evaluation prepared by the Educational Administration and Facilities Unit of the College of Education of Ohio State University; Report of the Committee of 75 (Buildings and Facilities – Subcommittee IX); the analyses of Continued Operation of Selected Elementary School Facilities by Mr. Robert Weinman, Executive Director of Management Services Department, Dayton City Schools and others.

Current Situation

We have attempted in our study to identify, quantify and more clearly state what we believe to be one of the major problems which faces management of the Dayton School District. The basic problem is not simply inadequate facilities but, in addition, is under-utilization of existing facilities. When the two problems are considered jointly there is an opportunity to solve, the a significant degree, both problems with a mutual solution which is eliminating excess capacity by phasing out those facilities which are inadequate and would require major capital expenditures to renovate.

This percentage is actually overstated since schools are essentially closed for three months or an additional one-fourth of a year. In light of the fact that the enrollment projections call for a reduction of approximately 5,495 students in elementary and middle schools by the school year 1975-76, the utilization rate will drop to seventy percent (70%), if existing facilities are not phased out. Under-utilization of facilities is definitely important because the School District has an investment in the buildings which could be at least partially recovered through other uses of the buildings and property. Also, the District is incurring annual operating costs which could be spent in other areas of need, if the buildings which are not required were phased out.

The annual operating cost on a system-wide basis for elementary and middle schools that could be saved is approxi-

Plaintiffs' Exhibit 56

mately \$140.00 per unit of student capacity (see Exhibit A-2). The *average size* elementary and middle school on a system-wide basis has a student capacity of 746 students. Thus, if one *average size* elementary school were closed to eliminate excess classroom capacity, the School District would realize an annual savings of approximately \$105,000. By 1975-76 school year, the excess capacity will be 12,872 student units. Thus, in order to achieve 85% utilization by the 1975-76 school year, nine (9) *average size* schools of 746 student capacity or the equivalent thereof must be phased out.

Recommendations

We recommend that a committee be formed to conduct a study to determine specifically the number of schools to be phased out of operation, the selection of specific schools to be closed, the phase out timetable, the student transfer implementation plan, the redefined school boundaries and the recommended alternative use or disposition of the facility. This recommended approach of assigning a study group will assure that this issue receives an appropriate amount of attention and will assure that the potential annual and one-time savings are eventually realized We recommend further that the study group use 85% utilization of capacity as its overall minimum objective in dealing with this problem. The study group should also consider the issue of a twelve month school year and develop a position paper stating its conclusions. To assist the study committee we have enclosed a listing (Exhibit A-3) of the top twenty elementary and middle schools ranked on the basis of required capital expenditures through 1980.

Benefits

Assuming the study committee achieves the minimum objective of 85% utilization of classroom space on a system-wide basis, nine *average size* schools or their equivalent will be

Plaintiffs' Exhibit 56

phased out, permitting the Dayton School District to realize a cost reduction of approximately \$945,000 (\$105,000 X 9) each

year after the selected schools are closed. As a result of redefining school boundaries, some students will probably have to be transported to their new schools. We estimate the increased cost to approximate \$50,000 to \$200,000 depending

upon the schools selected.

In addition to the annual savings defined above, the capital expenditures required to renovate the closed buildings will not have to be expended; thus saving the Dayton School District an estimated \$2,000,000 to \$3,000,000, depending upon

the selection of schools to be closed.

ADDITIONAL COMMENTS

We analyzed the high schools' capacity, utilization and capital expenditure requirements statistics. We noted that, overall, they are utilizing eighty percent (80%) of their classroom capacity. The projected enrollments call for an increase of approximately 700 students by the 1975-76 school year which will increase the utilization rate to eighty-four percent (84%), which is close to the 85% minimum objective for elementary and middle schools. However, several additional facts should be considered by the study committee:

- 1. The declining enrollment in the elementary and middle schools will have an impact on the high schools after the 1975-76 school year.
- 2. Roosevelt High School has a projected capital expenditure.requirement of \$3,581,000 between 1972 and 1980 and has a student capacity of 1,904 students.
- 3. Kiser High School has a projected capital expenditure requirement of \$583,000 between 1972 and 1980 (second only to Roosevelt among the high schools) and has a student capacity of only 714 which is far below the normal capacity for a high school.

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Plaintiffs' Exhibit 56

It is readily apparent, based upon all of the foregoing data which we have presented, that phasing out schools and redistricting school boundaries is a *necessity* for sound finannancial management of the Dayton School District and one which requires immediate attention. However, the task assigned to the study committee is a very complex problem which will require detail analysis and careful planning for implementation. The phasing out of selected schools should take place over a time period that allows for proper transition and implementation, consistent with timely achievement of benefits. As a possible target date, it would appear that implemention could begin by September, 1973, if the committee becomes operational in the near future.

H. ADDITIONAL OBSERVATIONS

TRANSPORTATION

The present policy of the Dayton Board of Education for transportation of students exceeds the requirements of the state law as revised in House Bill 475. All data presented excludes the cost effect of the freedom of enrollment policy since it cannot be accurately determined at the present time. The cost of providing the additional service in excess of the state requirement is approximately \$250,000 per year. The cost benefit of this service should be analyzed to assure that it is a worthwhile expenditure of funds. If the Dayton Board of Education were to eliminate only the transportation of high school students, the cost of transportation would be reduced approximately \$125,000.

Should the Dayton Board of Education decide to continue operating with the present policy, approximately \$50,000 could be saved by replacing the services purchased from St. John's Transportation Company through the purchase and operation of Board owned buses.

Plaintiffs' Exhibit 56

MAINTENANCE

The primary problem facing the Dayton Board of Education in the maintenance area is the contract they have with the Dayton Building and Construction Trades Council, on behalf of its affiliated local unions. The contract requires craft specialization (skilled craftsman - plumbers, electricians, painters, etc.) within a maintenance function where job flexibility is necessary for efficient operation of a staff the size of Dayton's. Larger school districts can operate efficiently with specialized workers due to the number of personnel involved. Also, the contract sets hourly wages at 84% of each craftsman's journeyman's hourly wage rate in effect in the Dayton, Ohio area. Considering the fringe benefits the Dayton School System provides and the guarantee of working a full year (which is not true for construction craftsmen), the cost of maintenance work is the same for the Dayton School System whether they have their maintenance men perform the work or they contract for outside services, assuming equal productivity per hour. Unless better contract terms can be negotiated, we recommend that the Dayton Board of Education request proposals and seriously consider the possibility of entering into a maintenance contract with an outside firm. Since most problems with maintenance contracts are concerned with the level of service on emergency calls, the proposals should stipulate a guaranteed timing on emergency calls and/or not include an emergency provision, which would be covered by a small maintenance staff of the Dayton Board of Education.

Kigh Schools	Present Capacity	1952-53	1953-54	1954-55	1955-56	195657	1557-58	1958-59	1959-60	1960-61	1961-62	1962-63	1963-64	<u>1964-4.4</u>
Dunbar	986	781	796	775	759	749	755	769	787	791	808	856	937	991
Roosevelt	2303	2178	2438	2674	2829	2959	31.53	3172	3198	3088	3261	3386	3491	3603
Totals	3289	2959	3234	3449	3588	3708	3908	3941	3985	3879	4067	1,21,2	14758	4671
Llementary Schools		K 1-8	K 1-8	к 1-8	K 1-8	K 1-8	1-8	1-8	1-8	18_	Recms 19 K C	52-53 0 R K	ilocas Real C S.L	
Addams Drexel Edison Garfield Greene Highview Irving Jackson Longfellow Pasidence Mastid		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	79 481 150 877 107 501 104 600 92 399 84 474 106 664 151 810 144 535 114 551 137 845 181 1044 126 595 237 1012 144 1059	$\begin{array}{cccccccccccccccccccccccccccccccccccc$.77 509 131 905 118 563 112 643 103 421 79 493 125 677 154 655 137 695 169 687 182 1068 141 632 230 1211 179 1058	$\begin{array}{ccccc} (31) & 516 \\ (64) & 917 \\ (51) & 595 \\ (4h) & 667 \\ (38) & 448 \\ (30) & 510 \\ (13) & 731 \\ (16) & 837 \\ (13) & 731 \\ (16) & 837 \\ (110) & 612 \\ (110) & 612 \\ (110) & 1054 \\ (55) & 654 \\ (117) & 1277 \\ (76) & 1065 \end{array}$	904 592 661 459 507 679 864 638 5'1 954 1048 655 1324	913 609 - - - - 904 680 - 998 1096 675 1403	918 64,4 - - 94,4 726 - 1042 1123 736 1601	- 931 678 - - 984 759 - 1084 1160 730 1660	2 1 1 2 1 1 1 - 1 1	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	14 27 19 18 13 15 19 28 21 18 30 33 21 46

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Estimated Enrollments - Southwest District

207-Ex. PLAINTIFFS' EXHIBIT 71

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10017012

Plaintiffs' Exhibit 71

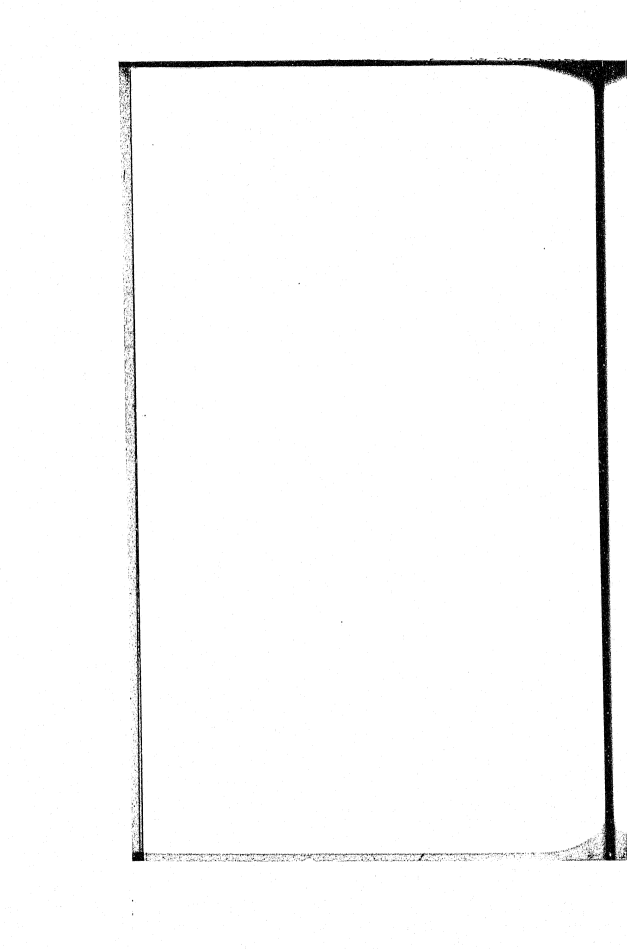
- A

Plantiffa Shirt II

Comparison of Pupil-Teacher Ratios in Dayton's Elementary Schools

	Schools	ן	948-49	1949-50	1950-51	1951-52		Schools	1948-49	1949-50	1950-51	1951-52
	Addams Allen Helmont Hrown Central		39.7 34.1 33.2 41.0 32.9 1/	31.6 38.5 35.2 39.4 32.4 <u>1</u> /	28.3 1/ 32.1 31.5 35.9 29.8 1/	29.1 1/ 30.5 33.2 34.8 32.1 1/		Jackson Jefferson Kemp Lewton Lincoln	32.7 <u>1</u> / 36.6 32.3 33.5 34.4	37.9 1/ 36.7 28.0 25.2 33.8	31.3 1/ 34.4 29.1 26.5 29.6	31.3 32.8 29.4 26.0 28.2
	Cleveland Drexel Edison Emerson Fairview	•	33.0 37.2 28.4 34.0 1/ 32.4	31.2 33.8 27.1 31.8 1/ 34.2	29.1 30.7 25.1 30.4 <u>1</u> / 32.3	29.9 29.7 26.6 31.5 <u>1</u> / 31.9		Longfellow Locs HcGuffey Pattersta Residence Park	35.0 36.0 31.6 28.4 <u>1</u> / 33.8	33.3 32.8 31.9 26.7 1/ 32.6	30.5 30.6 29.5 27.0 1/ 37.1	30.6 30.3 29.8 21.3 <u>1</u> / 33.0
•	Ft. heKinley Franklin Garfield Gettysburg U. S. Grant		48.1 37.1 33.1 37.6	39.6 34.8 32.9 39.9 34.5	33.5 29.0 30.5 32.6 27.4	27.4 27.7 29.3 31.6 30.3	•	Ruskin Shiloh Van Clev e Washington Weaver	31.1 1/ 30.6 27.2 32.8 1/ 37.1	30.4 1/ 30.3 30.9 33.7 1/ 32.8	28.3 1/ 29.2 28.1 1/ 30.4 1/ 26.8	28.4 1/ 28.6 1/ 26.8 1/ 32.7 1/ 29.3
	Grace A. Greene Nawthorne Highview Nuffman Irving	•	$26.227.6\overline{29.9} \frac{1}{2}35.3 \frac{1}{2}$	24.9 27.2 30.2 1/ 37.1 1/	$25.427.228.3 \frac{1}{35.6}$	28.4 27.3 30.1 29.1 1/ 28.6 1/		Vebster Vestvood Whittier Willard Wogaman	33.6 37.3 31.2 32.3 <u>1</u> / 28.4 <u>1</u> /	33.2 36.9 35.0 31.7 <u>1</u> / 33.3 <u>1</u> /	31.9 34.3 30.5 30.3 <u>1</u> / 33.0 <u>1</u> /	30.9 30.4 31.6 27.4 1/ 31.6 1/
		City-wide Pupil-Teacher Ratios for Above Schools							33.4	33.2	30.6	30.1

1/ Includes one or more classes of Special Education or Slow-Learners.



PLAINTIFFS' EXHIBIT 75

Enrollment Estimates of Two Plans for Redistricting of Westside Schools.

The choice of either of the following plans on their modification should be based upon several factors.

1. The resistance of some parents to sending their children to school in their district because it is an all negro school.

2. Additions to Willard and Garfield schools will involve purchase of improved property.

3. By decreasing the size of the existing districts and making additions to other schools it will give greater opportunity for some parents to move into a district that has a mixed school.

Plan A.

Leave the districts as they are except for that area between Willard and Wogaman schools that will be assigned to the new Elementary school on Danner Ave.,

Plan B.

Decrease the Wogaman district and add to Jackson and Weaver.

Decrease the Garfield district and add to Edison and Irving.

Since the Willard district is not involved in Plan B. the problem of additional space is dependent or y upon the size at the new Westside school.

Plaintiffs' Exhibit 75

Present Planned Classrooms

	Willard	Westside
Kindergarten	2	2
Practical Arts	1	1
Regular classrooms	19	17
Sub-standard classrooms	4	
Multi-purpose room		1

Estimated Need	s for 1958	
	Willard	Westside
Kindergarten	2	2
Practical Arts	1	1
Regular classrooms	29	31
Multi-purpose rooms	1	

Conclusions – 14 room addition to the new Westside 10 room addition to the Willard school

	1952 Regular	Require rooms fo		Require	
	Classrooms		Plan B	Plan A	Plan B
	Totals	of Grade	Level Ro	oms	
Garfield	13ª	24	17	27	20
Edison	16	18	22	18	22
Irving	20	22	25	22	28
Wogaman	23	26	23	29	23
Jackson	25	25	29	28	31
Weaver	20	29	32	30	35
	Estimated	Enrollm	ent divide	d by 35	
Garfield	13ª	25	17	28	20
Edison	16	17	21	17	21
Irving	20	22	26	22	27
Wogaman	23	26	22	29	23
Jackson	25	26	29	28	31
Weaver	20	29	31	32	34

* Does not include 4 rooms in multi-purpose room

Plaintiffs' Exhibit 75

To summarize Plan A, the following additions would be required:

Garfield

1. 15 room addition at Garfield.

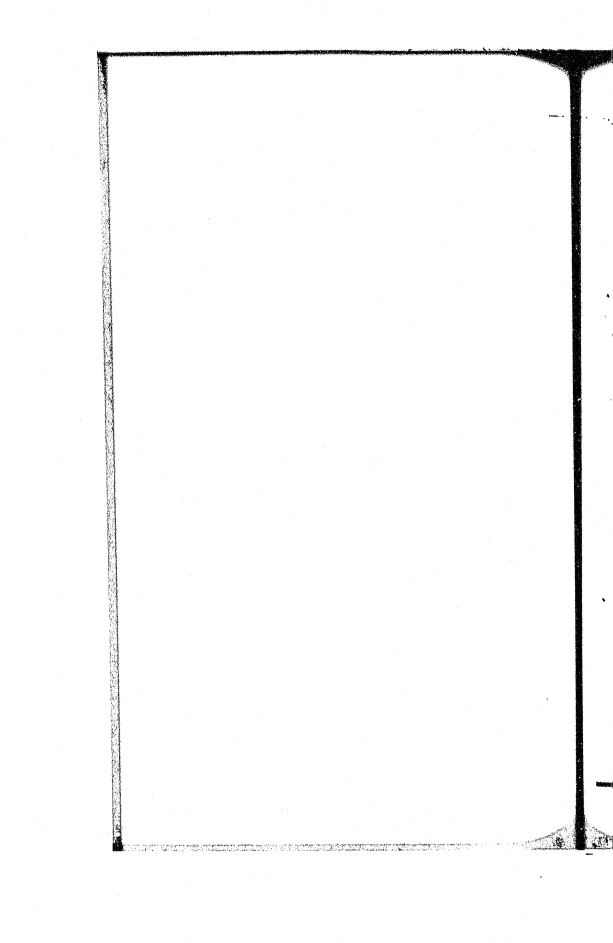
2. Purchase improved property in an area where the lots are irregular as to depth.

3. Remove partitions from present multi-purpose room.

Edison	_	2	room	addition
Irving		2	room	addition
Wogaman		6	rcom	addition
Jackson		3	room	addition
Weaver		12	room	addition

To summarize Plan B, the following additions would be required.

Garfield	-1.7 room addition
	2. Purchase improved property
	3. Remove partitions
Edison	– 6 room addition
Irving	- 8 room addition
Wogaman	- nothing
Jackson	- 6 room addition
Weaver	-15 room addition

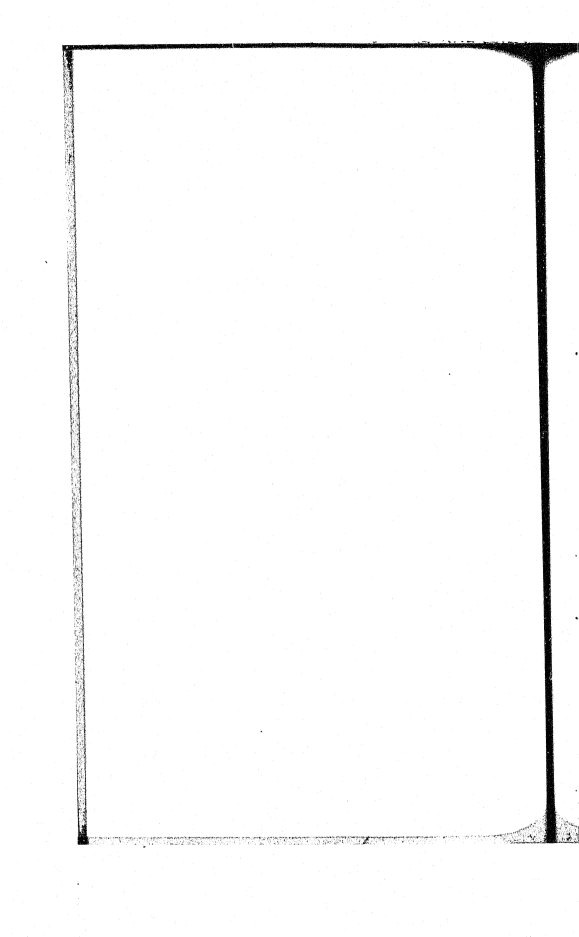


PLAINTIFFS' EXHIBIT 100A

BAYLER CUBILE SCHOOLS HEGRO EUROLLISHTS AND FACULTY 1947-48

terre lichaels	Total <u>Corglinger</u>	Hepro Enreliment.	Percentage	Percentage Hears Faculty
Dunbar Gerfleld	1205	1201	100.0	100.0
****	788	867 785	100.0	100.0
nemagel	فتنب		100.0	100.0
legal .	3818.	3818-		
lised Schools				
ller Jarber	212	10	1.1	0.0
leesqueit	461	314	0.0	8.0 9.0
llvers	2040 1153 1150	1	0.0 18.3 0.1	0,0 ·
illbur Kright	1180	16		8.8
llen	100	94	<u> </u>	0.0
ientral	600	- Rii	8,8	0.0
irezel diten	141	119	21.1	0.0
Aerton	1030	133	10.1	0.0
reene	341	50	1,2	8.0
iuffman Irvinu	881 028		0,45	8.0
letten	630	218 114	23.6	
ungfeileu lusain	444	3	16.6	0.0
lush i n lash i nglon	506		0.3	. 0.0
BANG P	612	150	19.6	0.0
lestweet	812	1.	89.4 0.1	0.0
HIELIEF ITBAVIEW	121		17.9	0.0
erman.	111		. 7.1	A -
ennedy	1		0.0	0.0
etal	12848-	1964+		
alevian high				
alenel White	837	0	0.0	0.0
elment	138	0	0.0	0.0
rewn leveland	720	<u>ě</u>	0.0	0.0
ateview Et.	683	Č.	0.0	0.0
t. Hetinley	840	0	0.0	0.0 0.0
rantin rant	444		0.0	0.0
AWENDEND	279	0	0.0	` Q.Q
efferson	642	ð	0.0	0.0
the ten	828		0.0	.0.0
Inceln	141	0	. 0.0	0.0
661	347	Q	0.0	0.0
eluffey Alterson	101	0	0.0	0.0
ettersen fars	499	0	0.0	0.0
estdence fore htten	314	0	0.0	• 0.0 9.0
en Clove ebster	498	Ő,	0.0	0.0
		·	0.0	0.0
8141	10176			
RAND TOTAL	30569+	9#12-		
AAND TUTAL				
HINN IVIAL	34614**			
Resuare	A Repartment.	1932		
***School (ERPOITWHL PT	wrt, child Ac	enunting .	
\$C4441	directuries fi	in the respect	llve vere	
		and W. W. James	an a	

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PLAINTIFFS' EXHIBIT 100B

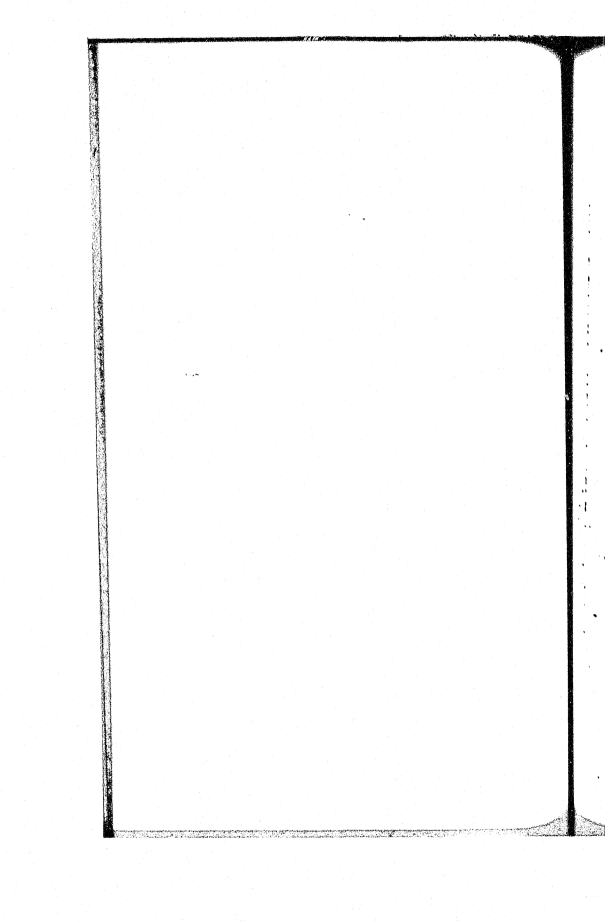
Dayton Public Schools HEGRO EMROLLHENTS AND FACULTY 1948-49

- **-** -

eara Schaals	Total Enrollment	llegro Enrollment•	Percentage llegro	Percentage Negro Faculty***	
unbar	1234	1234	100.0	100.0	
arfield Illard	595	595	100.0	100.0	
oganan	877	- 877 -	100.0	100.0	
	and the second sec		100.0	100.0	
otal	3613*	3613*		•	
fred Schools				•	
tser arker	901 671	5	0.7	0.0	
ousevelt	2115	365	0.6	0.0	
tivers	1130	5	0.4	0.0	
ilbur Wright	1162	15	1.3	0.0	
ddams	405	118	29.1	0.0	,
llen entral	423	19	9.2	0.0	•
rezel	633	232 156	39.0 24.6	0.0	
dison	437	120	27.5	0.0	
merson	1054	15	1.4	0.0	
reane	351	- 17	4.8	0.0	
uffmen	750	0	0.0 .	0.0	
rving ackson	848	247 170	29.1	0.0	
onefellow	475	3	23.9 0.6	0.0	•
uskin	616	2	0.3	. 0.0	
ashington	610	121	19.8	0.0	
Gaver	698	439	62.9	0.0	
estudod inittier	806		0.0	0.0	
ighviow	518	104 •	20.0	0.0	
drman	109	12	. 11.0	0.0	
ennedy		<u>ā</u>	0.0	0.0	٠
otal	16091 *	2190*			
hite Schools		•			
airview High	814	٥	0:0	0.0	
alanel Unite	977	0	0.0	0.0	
elmont	977	0	0.0	0.0	
rown leveland	747	0	0.0	. 0.0	
airview E1.	700	0	0.0	0.0	
t. HcKinley	674	. 0	0.0	0.0	
ranklin	460	ŏ	. 0.0	0.0	
rant	301	a	0.0	0.0	
awthorne	258	0	0.0	0.0	
offerson emp	756	Ŭ.	0.0	0.0	•
ewton	241 171	ů O	0.0	0.0	
incoln	647	0	0.0	0.0	
005	439	ő	0.0	0.0	
cGulfey	481	0	9.0	0.0	
atterson .	506	0	0.0	0.0	
esidence Park hiloh	274	0	0.0	. 0.0	
An Cleva	473	<u>a</u>	0.0	0.0	
ebster	718	· · · · .	0.0 . 0.0	0.0	
otal	11101 **			V . U	
RAHD TOTAL	31509*	5003*			
RAND TOTAL	31533**				
*Researc	h Department.	1952			
***School	envollment re directories f	port, Child A or the respec	ccounting tive years		
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		143			
	ومد سودير ديو يردير	- •	••		
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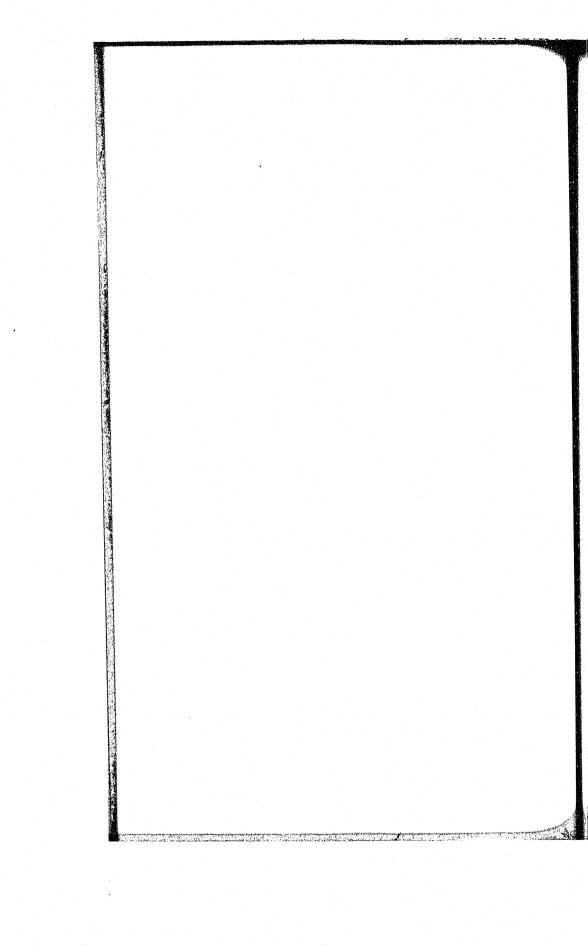
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PLAINTIFFS' EXHIBIT 100C

Dayton Public Schools HEGRO CUROLLATEATS AND FACULTY 1949-50

<u>Negro Schools</u> Dunber	Total Enrollinent 1208	Hearo Enrollment*	Statistics of the local division of the loca	Percentage Hegro Faculty**
Garfield	611	1203	100.0	100.0
Willard Wegeman	866	466	100.0	100.0
Tetal	1021	1021	100.0	100.0
	3706+	3706+		
<u>Hippd Schools</u> Kiser	903			
Parker	595	8	0.9	8.0
Reusevelt	2224	431	0.8	0.0
Stivers Vilbur Wright	1169	7	0.6	0.0
Addams	1192	15	. 1.3	0.0
Allen	477	94. 34	27.6	0.0
Central Orexel	628	227	36.1	0.0
Editon	740	175	23.6	0.0
Enersea	1082	16	33.3	0.0
Greene Nuffman	334	22	6.6	0.0
Irvina	771 890 -	` _]	0.4	0.0
Jackson	746	229	25.7	0.0
Lengfellew Rustin	450	2	0.4	0.0
Washington	601 634		0.2	0.0
Waawar .	735	115 -	18.1	. 0.0
Westwood Whittier	833	1	0.1	0.0
Highview	518	123	22.0	0.0
lorman	104	. 20	19.2	
Kennedy	81	·	1.2	5.0 0.0
latal	16497+	2195+	·	
hite Schools		•		an a
alrylew High	773	. 0		
dienel White	921	Ö	6. "	0.0
FEWR	1084	0	6.0	0.0
leveland	707	. 0	0.0	9.0
atrview []. t. HcKinley	773	Ő	0.0	0.0
ranklin	459	0	0.0	0.0
7892	324	0	0.0	0.0
awthorne	267	0	0.0	0.0
effersen enp	876 244	0	0.0	0.0
ewton	169	0	0.0	0.0
incoln	662	0	0.0	0.0
eos cGuffey	\$33	0	•0.0	0.0
atterion	492 476	0	0.0	0.0
esidence Part	346	a	0.0	0.0
hilch An Cleve	207	0	0.0	0.0
ebster	717	0	0.0	9.0
stal	11735**		0.0	0.0
		5901-		
RAND TOTAL	32552*	43¥1		
RAND TOTAL	35566++			
*Rescard	h Department.	1957		
	CBP611.0888		counting	
924Q#1	directories fo	r cae respect	ive years	
		144		



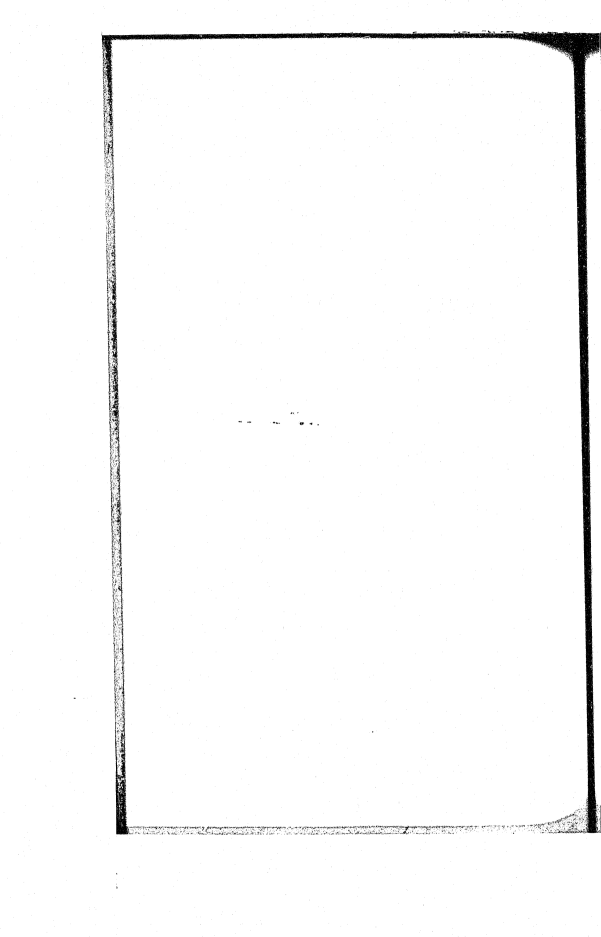
PLAINTIFFS' EXHIBIT 100D

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• • Dayt " Public Schools. NEGRO EN ILLIENTS AND FACULEY 1950-51

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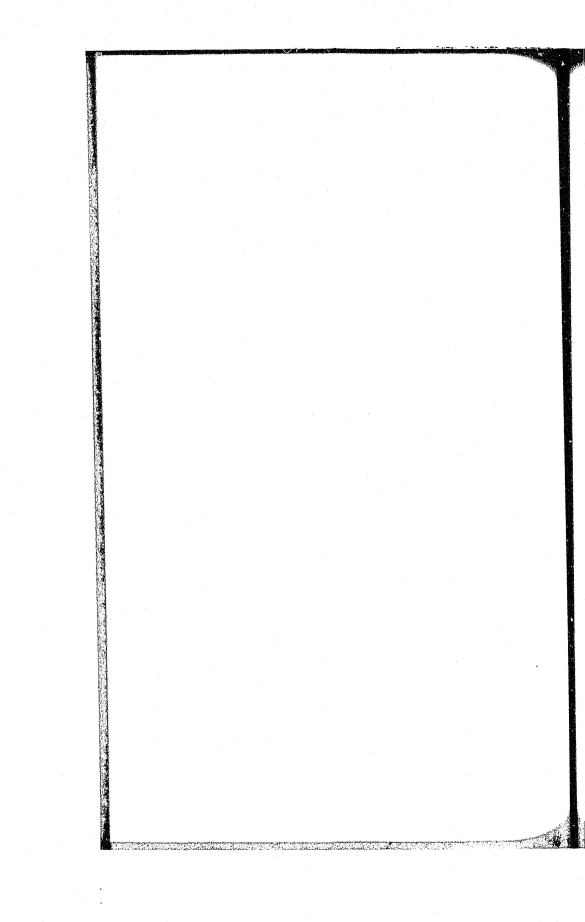
learo Schools	Total Enrnilment	 	Percentage	Percentage Menro Faculty***
unbar	1132	1132	100.0	100.0
arfield illard	685	685	100.0	109.0
ogemen	818	810	100.0	100.0
-	1107	1107	100.0	100.0
otal	3742*	3742*		
fixed Schenls				
iser arker	910	7	0.8	0.0 .
dosevelt	634 2305	5	0.8	0.0
tivers	1129	642	27.8	0.0
ilbur Wright	1289	22	0.8	. 0.0
ddans	405	123	30.4	0.0
llen	475	45	9.7	0.0
entral Irezel	638 742	245	38.4	0.0
dison	432	189	25.5	0.0
merson	1158	24	43.1	0.0
reene	358	28	7.8	0.0
uffman	735	0	0.0	0.0
rving ackson	960 785	262	27.3	0.0
ongfellow	494	206	25.2	0.0
uskin	600	ž	0.8	0.0 -
ashington	653	124	19.0	0.0
eaver	• 648	453	19.9	0.0
estwood hittier	860	.1	0.1	0.0
ighview	515	142	22.5	0.0
orman	110	20	18.2	0.0
ennedy		3	3.4	0.0
otal	16975+	2743-		
hite Schools				·*
airview High	813			· . · ·
olonel Uhite	909	0	0.0	د :
elmont	1099	. 0	0.0	
roun	729	0	0.0	•
leveland airview El.	701	0	0.0	
t. HcKinley	834 489	0	0.0	
renklin	- 516	0	0.0	é. T
rant	365	0	0.0	ĩ
authorne	213	0	0.0	• • •
efferson	953	0	0.0	
ewton	191	C	0.0	t.,
incoln	87G	ö	0.0	
005	596	ŏ	0.0	· · · · · · · · · · · · · · · · · · ·
cGuffry	48G	0	0.0	•
atturson csidence Fark	478	0	0.0	
hildh	412 286	0	. 0.0	
an Cleve	506	ă.	• 0.0	
chster	706	ŏ	0.0	•
otal	12291**	قديمته		
	······	6485*		
RAND TOTAL Rand Total	33622*			
	33663			
**********	ch Department enrollment re	soart. Child A	ccounting	
361001	urrectaries	for the respec	tive years	
		1112		
		·145		



PLAINTIFFS' EXHIBIT 100E

Oayton Public Schools NEGRO ENNOLLIENTS AND FACULTY 1951-52

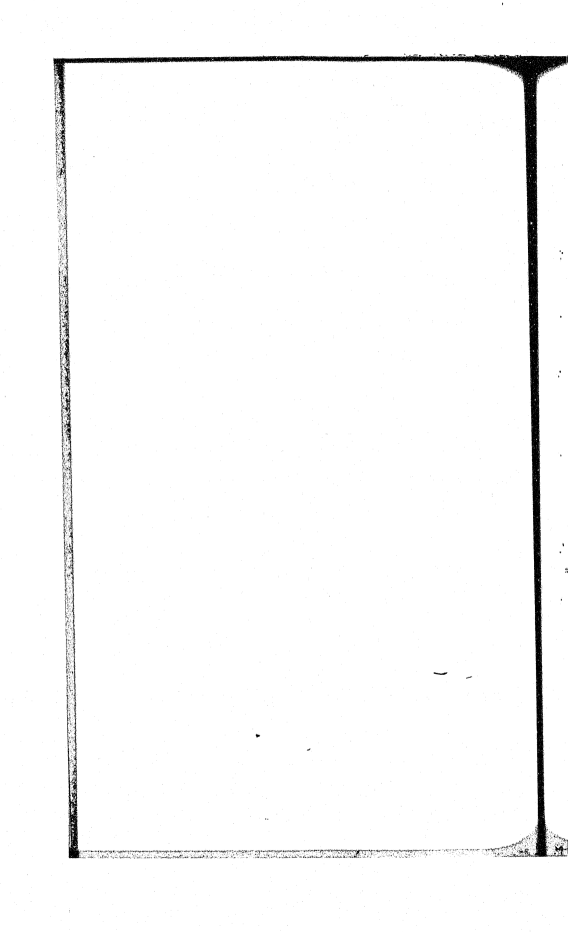
Negro Schools	Total Enrollment	Hegro Enrollment*	Percentage licara	Percentage Negro Faculty***
Dunbar Garfield	1018	1018	100.0	100.0
Willard	700	700	100.0	100.0
Nogaman	773	773	100.0	100.0
Total	3602*	3602+	100.0	100.0
Mixed Schools				
Riser				* .
riser Parker	923	5	0.5	0.0
Roosevelt	2407	759	.1.1	0.0
Stivers.	1127	13	31.5	0.0
Wilbur Wright	1340	29	2.2	0.0
Addans Allen	443	130	29.3	0.0
Central	494 687	40	8.1	0.0
Orezel	717	233	33.9	0.0
Edison	463	199	28.9 43.0	0.0
Emerson	1218	22	1.8	0.0
Greene Huffman	401	26	6.5	0.0
Irving	774 669	1	0.1	0.0
Jackson	790	312 284	46.6 35.9	0.0
Longfellow	499	ž	0.4	0.0 :
Ruskin	596	ž	0.3	0.0
Washington Weaver	706	128	18.1	0.0
Westwood	844	432	67.6	4.0
Whittier	538	161	0.0 29.9	- 0.0
Highview	409	7	1.7	0.0
Gorman	101	• 17 .	16.8	.0.0
Kennedy Total	<u>92</u> 17605+	3026+	3.3	0.0
	17003-	34.50		•
White Schools		• .		
Fairview High	856	0	0.0	0.0
Colonel White	967	. 0	0.0	0.0
Beloont Brown	1147 824	0	· 0.0	0.0
Cleveland	711	0	• 0.0 0.0	0.0
Fairview El.	905	ŏ	0.0	0.0
ft. Hckinley	364	0	0.0	9.0
Franklin Grant	504 400	0	. 0.0	0.0
Hawthorne	278	0	0.0	0.0
Jefferson	946	ŏ	0.0	0.0
Kenp	276	0	0.0	0.0
Lewton Lincoln	196	Ő	0.0	0.0
Loos	64G 594	g	0.0	0.0
licGuffey	524	0	0.0	0.0
Patterson	456	ŏ	0.0	0.0
Residence Park Shiloh	462	. 0	0.0	0.0
Van Cleve	303 483	o .	0.0	. 0.0
Rebster	618	0	0.0	0.0
lotal	12530 **	·		
		6628*		
GRAND TOTAL	34610*			•
GRAND TOTAL	34647**			
*Research	h Department,	1952		
	enrollment reg	ort. Child Ar	counting	
3chool	directories fo	or the respect	ive years	
		146		
. farmen in beinke	الهور المعاصمة			



PLAINTIFFS' EXHIBIT 130B

Dayton Public Schools NEGRO EHROLLHENTS AND FACULTY 1951-52

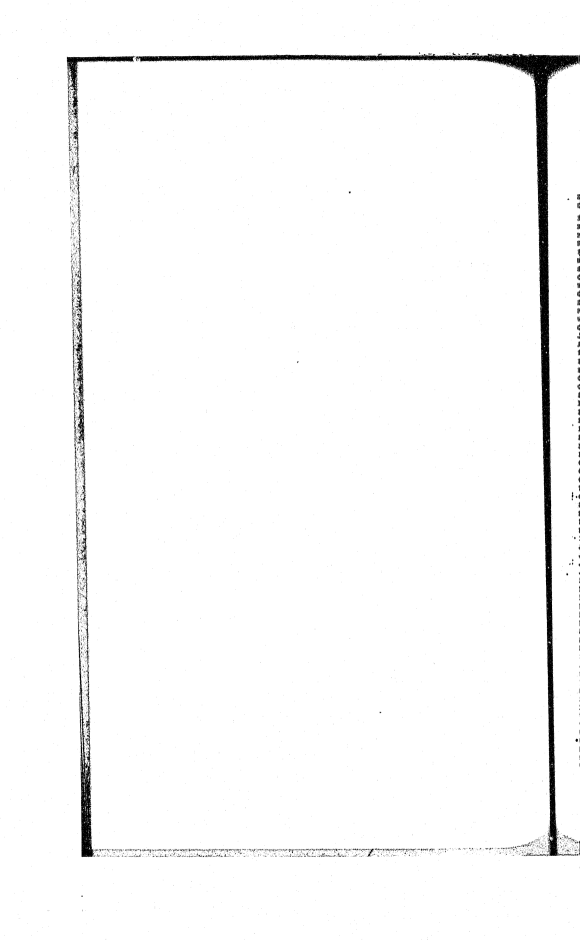
egro Schools	Total <u>Enrollment</u>	Negro Enroilment*	Percentage Negro	Percentage Negro Faculty***
unbar	1018	1018	100.0	100.0
arfield fllard	700 773	700 773	100.0	100.0 100.0
ogaman	1111	1111	100.0	100.0
etal	3602*	3602*	••••••	•••
ixed Schools		•••		•••
iser	923 .	5	0.5	0.0
arter	708	8	1.7	0.0
easevelt	2407	759	. 31.5 .	0.0
tivers 11bur Hright	1127 1340	13	1.2	0.0
ddaes	443	130	29.3	0.0
llen	494	40-	. 8.1	0.0 -
entral	687	233	33.9	0.0
lraxel dison	737	213 199	28.S 43.0	0.0
E87100	218	22	1.8	. 0.0
reene	401	· 26 ·	6.5	0.0
luffman	774	1 .	0.1	0.0
irving lackson	669 790	312 284	46.6	. 0.0
action	499	254.	0.4	0.0
kuskin .	596	ž	0.3	- 0.0
lashington	706	128	12.1	• 0.0
leaver les twood	• 844	432	67.5 0.0	- 4.0
laittier	538	161	29.9	0.0
lighview	409	7 .	1.7	0.0
ierala	101	17*	16.8	0.0
Kennedy		•	3.3	0.0
lotal	17605*	- 3026=	•	
inite Schools	•	•		
Fairview High	856	- <u> </u>	. 0.0	0.0
Colonel White Belmont	987 1147	0	0.0	9.0
Browa	\$24	ů č	. 0.0	. 0.0
Cleveland	Mi ·	0	0.0	0.0
Fairview El.	905	. <u>0</u> '	0.0	0.0
ft. HcKinley Franklin	364 504	. 0	0.0	. 0.0
Grant	400		0.0	0.0
Nawthorne	278		. 0.0	0.0
Jeffersoa	946	0	. 0.0	0.0
Kemp	276	0	0.0	g.0
Lewton Lincoln	646	ŏ	. 0.0	0.0
Loos	594	0	0.0	0.0
HcGuffey	524		0.0	. 0.0
Patterson Residence Part	456 462	C Q	• 0.0	0.0
Shileh	303	ő	0.0	0.0
Van Cleve	483	0	0.0	. 0.0
Webstar	618		0.0	0.0
Total	12580**			•
GRAND TOTAL	:4610*	6628°	•	• •
GRAND TOTAL	34647-+			
e+Annual	ch Department eproliment re directories	, 1932 epart, Child / for the respec	lecounting tive years	•
•		147		



PLAINTIFFS' EXHIBIT 130C

			· 1963			
<u>School a</u>	Earn111-02	E Ulnek	1 Black	I Teachers	# Dlack	1 Black
Belment H. S.	1768		a.a	70		
Dunbar H. S.	1100		92.7	45	. 1.	1.4
Fairview M. S.	1252		0.9	53	1	1.8
Ziser h. S.	740		2.7	38	2	5.3
* Headoudala H. S. Pattesson Comp	1154 1070	•	0.0	44	2	4.5
Roezevelt H. J.	1850		1.8 94.5	49 62	1	2.0
Mettie Lea Poth H.S			\$3.5	46	11.	20.8
Stivers II. S.	1150		2.6	55	. 4	7.2
Celenel White U.S.	1669	• •	1.1	68	• • 4	5.9
Willows Wright H.S. Cornell Meights	1334		3.3	53	3	5.7
Longfeiler	850		5.8	30.5	0 1	0.0 3.6
NeeTaslans	1229		99.6	43	43	100.
Mittier	925	•	95.6	32	14	43.8
Orville Wright Jame Adams	750		0.0	25	1	4.0
Allen	574		41.6	20 18	2.	10.0
. Belle Haven	1160		0.0	37	. 0	0.0
Beloost fics.	794		0.0	26		
Brown Elen.	1177		0.5	26	0	0.0 010 .
Catison Elen.	244		95.9	.9		100.
Clevelen:	1100	•	0.0	33	0	0.0
Drenel Eastront	705		3.5	23	0	0.0
. Edizan	.150		0.0	28	1. 1. 1. 1.	3.6
Except	1007		8.0	40.	<u>6</u> 2	23.1 5.2
Taliyert	780		0.0	26	ŏ	0.0
Fairvin Elen.	667		1.0 '	28	Ċ.	0.0
Tort McKinley Tranklin	510 691		0.0	17	0	0.0
. Gardeniale	176		0.0	23	0	0.0
Gattysburg	630		0.0	19	11	5.2
Corner	102	٠.	15.6	9	- I	11.1
IT. S. Grant	917		0.0	31	1.	3,2
· Grace A. Greens · Newthorne	715 116		89.5	23	. 12	47.8
Eicherydale	565	•.	.0.0	18 .	° 0	0.0
Righview	.607	•	82.0	. 30	16	53.3
Ruffman .	834		0.9	35	5	14.3
TEVING	1035	•	96.6	34	17	sa.d
Jackson Elen.	1147		98.5 76.2)1 19	23	74.2
Jefferren Elem.	1234		1.2	38	<u>م</u> نہ ا	61.1
Kenp	725	•	0.0	. 24	ġ	0.0
Levton	600		0.0	30	0	0.0
Lincoln	1145		. 0.0	33	1. 1.	3.0
BARREN HANN	435		1.9	27	` 0 0	0.0
	925		0.0	34	1	2.9
"MeGuffer Headowa ile Elen.	9 3 3	•	0.0	29	ā	0.0
Mismi-Chapel	793		99.6	29	27	93.1
Patterson-Kansedy	650		0.0	.P.22 -	1	4.5
Residence Park	1112		80.0	K.18 35	5	27.8
Riskin	1171		0.0	33	1	2.6
Shiloh	493'		2.4	17	0	0.0
Sheup HLLL	318		0.9	10	0	0.0
· Louise-Troy Van Cluve	791. 770		99.8 0.9	23	22	95.7
Weshington	650	•	23.0	23	2	9.5
Weaver	1260		78.8	60	31	77.5
Webster	531		0.1	20	1.1	5.5
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PLAINTIFFS' EXHIBIT 130D

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ser adowiale H. S.	762 1657	٠	1.6 1.1	46 79 ·	2	4.4 5.1
ittarsen Co-op	1582		18.3	85	Ĵ.	3.5
estvilt H. S. Ittle Lrs Roth	2063 1368		100. 92.3	104 69	68	65.4
tivers	910		94.5	53	50 3	72.3 - 5.7
planel White H. S.	1751		19.3	85	5	5.9
ilbur Wrighell.S. ornell Heights	1418		3.5	72	5	7.0 51 8.8
any Cellow	1049		42.3	40	7	17.5
Marlane Nittier	1283		92.9 99.2	49	48	98.0
rville Wright	792		0.0	30	1	63.6 3.3
ane Adame	683		73.1	26	6	23.1
llen elle Haven	604 1108 .	,	0.1 5.0	25 45	1 2	4.0
elcont Cles.	657		0.0	27	1 1	3.7
Tevn Lrisen	1145		0.6	45	1	2.2
leveland .	1248		99.0 ···	25	22.	84 2.2
rexel	638	•	5.7	24	2	7.7
astrone Lison	322		9.0	37 14	1	2.7
alten	904		97.3 6.5	43	16	89.9
Ariport	844		0.1	34 +	2.	5.9
ateview Elem. ort McKinley	79 9 466		1.7 .	34 18	2	5.9 5.6
Tanklin	856	•	0.0	37	. 1	2.7
ardentale	284		28.5 .	n	3	27.3
cttysburg beran	451 90	•	. 21.1	26 14	1	3.9
. S. Grant . 📲	755		0.1	32	+ 2	6.3
race A. Gogene	563		96.8	26	21	85.8
avthorne iekorydale	191 527		6.6	12	0	0.0
ighview	325		\$7.0	36	21	58.3
ullean .	976		0.0	41.	3	7.3
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ackson Printry	686	-	98.8	23	19	82.6
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erten	556		0.0	22	0	0.0
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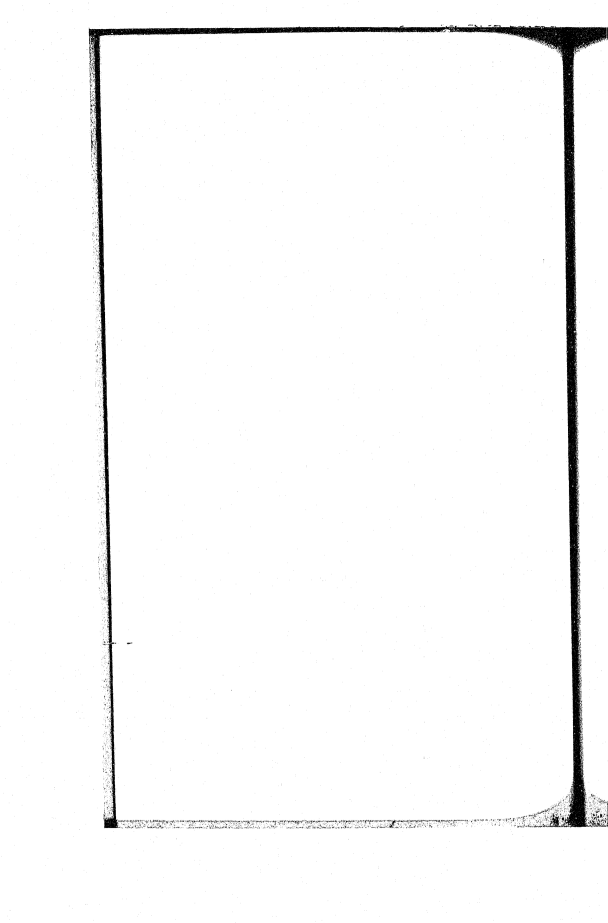
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## PLAINTIFFS' EXHIBIT 143J

August 31, 1951

Mr. William E. Bergeron, Director Chicago Field Office Public Housing Administration 201 N. Wells Street Chicago, Illinois

## Attention: Mr. Ed Klein

Dear Sir:

We enclose (2) school leases from Dayton Board of Education for use of the H-1 building on OHIO 5-2 and for the use of the small Community Building on OH-33155, De Soto Bass Courts, Dayton, Ohio.

The computation of charges at H-1 building are as follows:

R. M. & R.	\$ 9.00
Heat	16.00
Water	3.00
Electricity	2.00
Janitorial	26.00
Janitorial Supplies	3.50
Rent	16.50
	\$76.00

For the small Community Building at OH-33155 as follows:

R. M. & R.	\$ 13.00
Heat	33.00
Water	4.00
Electricity	7.50
Janitorial	52.00
Janitorial Supplies	6.00
Rent	15.00
	\$130.50

For non-heating months the charges are reduced the amount as shown.

### Plaintiffs' Exhibit 143J

July 30, 1951

Mr. William E. Bergeron, Director Chicago Field Office Public Housing Administration 201 N. Wells Street Chicago, Illinois

## Attention: Mr. Ed Klein

#### Dear Sir:

We are in receipt of request from the Mad River Township Board of Education, the Van Buren Township Board of Education, and the Dayton City Board of Education for use of space in our various projects. The Mad River Board desires to use the Child Care Buildings at Overlook Homes Project OH-33093, and Harshman Homes, Project OH-33252. They have used these two buildings in the past, and while they have a new building under construction, they feel they will need these two buildings for another school year.

The Van Buren Township has a new 20 room elementary school building under construction on East Stroup Road, but it will also not be completed until the end of this coming school year. At that time they plan on using buses to transport the pupils from Moraine Fields, Project OH-33058.

The Dayton Board of Education is proceeding rapidly with their expansion plans, however, they have again requested the use of our N-1 Building at De Soto Bass Courts, Project 5-2 and 2A, and the small community building at OH-33155. They do not wish to use our space at McGuffey Homes, Project OH-33269, as the addition to the McGuffey School has been completed, and they are now able to take care of all the children.

We would appreciate your permission to negotiate with these school boards as we have in the past for leasing these spaces.

## Plaintiffs' Exhibit 143J

Some time ago the Detroit office notified us that a new form of agreement would be used in the event the school boards desired use of our space. If you would be so good as to furnish us with a copy of this agreement for our use, we would greatly appreciate it.

Yours very truly,

Charlton D. Putnam Director

RCC:mjh

#### Form SP-1913

Lease for Tenant Activity and Other Non-Commercial Space on (Federally Owned War Housing Projects Operated by Local Authorities).

1. Under the terms of this lease, made this 30th day of August, 1951, between the Dayton Metropolitan Housing Authority (herein called the "Lessor"), and Board of Education, Dayton, Ohio (herein called the "Lessee"), and subject to the conditions hereinafter set forth,

2. The Lessor does hereby let to the Lessee, and the Lessee hereby hires for the sole purpose of SCHOOL PURPOSES, the premises comprising part of Project No. OH 33155, located at De Soto Bass Courts, Dayton, Ohio, and described as follows: Small Community Building, rooms, and total leased sq. ft. area (2800 sq. feet) together with fixtures, equipment and supplies as set forth in the inventory which is attached hereto;

3. To Have and to Hold the Premises unto the Lessee, for the term of one School year, beginning on the 10th day-of Soptember, 1951 and ending on the .... day of June, 1952 at the rent and subject to the conditions as follows:

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## Plaintiffs' Exhibit 143J

4. Rent. The Lessee shall pay to the Lessor the sum of \$ • rent per month and the sum of \$ • per month to cover the cost of utilities as provided in Section 4a below, for each calendar month until this lease is properly terminated. Rent shall be paid in advance on the first day of the month to Dayton Metropolitan Housing Authority and shall be in the form of a check or money order payable to the order of Dayton Metropolitan Housing Authority.

• \$130.50 for Heating Months and \$97.50 for Non Heating Months, (Heat, Utilities & Janitorial furnished by Lessor).

In the event the payment of rent commences on any date other than the first day of a calendar month, or in the event this lease is terminated on any date other than the last day of any calendar month, the rent shall be prorated on a daily bases over the period during which the Lessee actually uses or occupies the Premises.

4a. Utilities. The Lessor will make available all normal utility services, including heat, water, gas and electricity required for the proper operation of the premises as equipped. The Lessee shall pay costs or estimated costs for utility services furnished by the Lessor and consumed by the Lessee in connection with the use and occupancy of the premises.

4b. Janitorial Services. The Lessee shall furnish janitorial services or pay the cost of such services provided by the Lessor.

5. Compliance with Local Laws. The Lessee shall, at its own expense obtain all necessary licenses and permits, and comply with all applicable laws and ordinances which may be promulgated by the United States, the State of Ohio or any political subdivision or agency thereof.

6. Alterations and Fixtures. The Lessee, at its own expense, may make any necessary or desirable alterations or remodeling on the premises and may install fixtures and equipment appurtenant to the Lessee's operations, provided that no alteration or remodeling shall be undertaken without the prior written consent of the Lessor.

## Plaintiffs' Exhibit 143J

7. Repairs and Maintenance. The Lessee shall keep in good order the premises both exterior and interior, and shall maintain the interior and all appurtenances in good repair during the terms of this lease.

8. Restoration and Surrender of Premises. The Lessee, upon the termination of this lease, agrees (a) to remove all fixtures, equipment, and supplies installed on the premises by the Lessee; (b) to restore the premises to the same physical condition as they were at the beginning of the term, and surrender to the Lessor the premises in as good order and condition as when accepted, ordinary wear and deterioration excepted; and (c) to deliver to the Lessor all fixtures, equipment and supplies furnished by the Lessor as set forth in the attached inventory or an identical number of items of like kind and quality.

9. Signs. All exterior signs, displays, and advertising on the premises must be approved by the Lessor prior to installation.

10. Subleasing. The Lessee shall not sublease the premises without the prior written consent of the Lessor.

11. Right of Entry. The Lessor, acting through its agents, representatives or employees, shall have the right to enter upon the premises at any time during reasonable hours for the purpose of making inspections.

12. Default and Reentry. In the event of any default by the Lessee in the payment of any rent or other charges when due, or in the event of any breach of any other condition of this lease, the Lessor at its election, may terminate this lease and all rights of the Lessee hereunder by giving 30 days notice to the Lessee. Upon termination at the end of thirty (30) days, the Lessor, its agents or representatives shall have the right, without further demand or notice, to re-enter and take possession of the premises.

13. Damage to Premises. In the event the premises are rendered partially or wholly unfit for their use under the terms

## Plaintifis' Exhibit 143J

of this lease by fire, tornado, earthquake or other casualty, this lease shall be automatically terminated as of the date of such happening. In such event the fixed rent herein provided for shall abate from the date of the happening of such casualty. There shall be a prompt accounting of the rent accrued to the date of termination, and any moneys disclosed to be owing the Lessee under the terms of this lease shall be promptly paid by the Lessor.

14. Termination. Either the Lessor or the Lessee may terminate this lease on thirty (30) days prior notice in writing to the other party, except that the Lessor shall not terminate a school lease during the school term unless the project is to be terminated at that time.

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15. Indemnity. The Lessee will indemnify and save harmless the Lessor from all liability, claims, damages, or causes of action arising out of the Lessee's possession, use, maintenance, and operation of the premises or the fulfillment of its responsibilities in connection therewith.

16. Notices. Any notice desired or required to be given by the terms of this lease to the Lessor by the Lessee shall be given in writing addressed to Dayton Metropolitan Housing Authority at 702 Harries Building, Dayton 2, Ohio.

Any notice desired or required to be given by the terms of this lease to the Lessee by the Lessor shall be given in writing addressed to Board of Education, 232 N. Main Street, Dayton, Ohio.

17. State Jurisdiction. No provision of this lease shall be construed as depriving the State of Ohio or any political subdivision thereof of its civil and criminal jurisdiction over the premises.

18. Members of Congress. No member or Delegate to Congress, or Resident Commissioner shall be entitled to any share or part of this lease or any benefit that may arise therefrom.

19. Non-Discrimination. There shall be no discrimination

## Plaintiffs' Exhibit 143J

by reason of race, creed, color, national origin or political affiliations, against any employee or applicant for employment qualified by training and experience, for work in connection with this lease.

The Lessee shall include the foreging provision in all contracts for any part of the work under this lease.

IN WITNESS WHEREOF, the Parties have executed this instrument on the 30th day of August, 1951.

Dayton Metropolitan Housing Authority, Lessor By Director

Board of Education, Dayton, Ohio By Clerk-Treas.

Witnesses:

/s/ VIRGINIA M. CARTER

# Plaintiffs' Exhibit 143J [LETTERHEAD OF DAYTON BOARD OF EDUCATION]

July 28, 1953

Charlton D. Putnam, Director Dayton Metropolitan Housing Harries Building Dayton 2, Ohio

Dear Sir:

I am taking this opportunity to Express the thanks of the Dayton Board of Education for the privileges which your organization has given them in granting them the use of your facilities for classes during the past years.

It has been a great help and a pleasure to use your building during this school housing emergency and we appreciate the many courtesies extended to our teachers and children.

With the rapidly increasing population in the city of Dayton we cannot tell just how soon we may have to ask your help again.

Sincerely yours,

/s/ F.G. CARLSONF. G. Carlson, Asst. Supt.Business Department.

#### Plaintiffs' Exhibit 143J

## [LETTERHEAD OF THE DAYTON BOARD OF EDUCATION, 232 N. Main Street, Dayton 2, Ohio]

TO: Dayton Metropolitan Housing Authority – De Soto Bass Harries Bldg., Dayton 2, Ohio.

RE: Kindergarten sessions - 1949-50.

This form is being sent to you to confirm verbal agreement and letter of acceptance from your church for the use of one or more classrooms and furniture for 1 sessions, including the following services:

School Wogaman

Heat X Light X Sanitary Facilities X Use of playground X Janitorial Services X Other

The Board of Education is to be billed at the end of each month in the amount of:

\$60.00 per 4 week month – non-heat months \$75.00 per 4 week month with heat

The Board of Education wishes to thank you for your cooperation in helping to temporarily solve the over-crowded conditions of our schools in your community.

> /s/ F. G. CARLSON F. G. Carlson, Asst. Supt. Business Department.

> > August 1949. Date

## Plaintiffs' Exhibit 143J

# [LETTERHEAD OF THE DAYTON BOARD OF EDUCATION, 232 N. Main Street, Dayton 2, Ohio]

TO: Dayton Metropolitan Housing Authority – McGuffey Homes

Harries Bldg., Dayton 2, Ohio.

RE: Kindergarten sessions – 1949-50.

This form is being sent to you to confirm verbal agreement and letter of acceptance from your church for the use of one or more classrooms and furniture for 2 sessions, including the following services:

School McGuffey

Heat X Light X Sanitary Facilities X Use of playground X Janitorial Services X Other

The Board of Education is to be billed at the end of each month in the amount of:

\$57.95 per 4-wk. month — non-heat months \$91.35 per 4-wk. month — with heat

and the second 
The Board of Education wishes to thank you for your cooperation in helping to temporarily solve the over-crowded conditions of our schools in your community.

> /s/ F. G. CARLSON F. G. Carlson, Asst. Supt. Business Department.

> > Sept. 8, 1949. Date

#### Plaintiffs' Exhibit 143J

[LETTERHEAD OF THE DAYTON BOARD OF EDUCATION, 232 N. Main Street, Dayton 2, Ohio]

TO: Dayton Metropolitan Housing Authority – McGuffey Homes

Harries Bldg., Dayton 2, Ohio.

RE: Kindergarten sessions - 1949-50.

This form is being sent to you to confirm verbal agreement and letter of acceptance from your church for the use of one or more classrooms and furniture for 2 sessions, including the following services:

School McGuffey

Heat X Light X Sanitary Facilities X Use of playground X Janitorial Services X Other

The Board of Education is to be billed at the end of each month in the amount of:

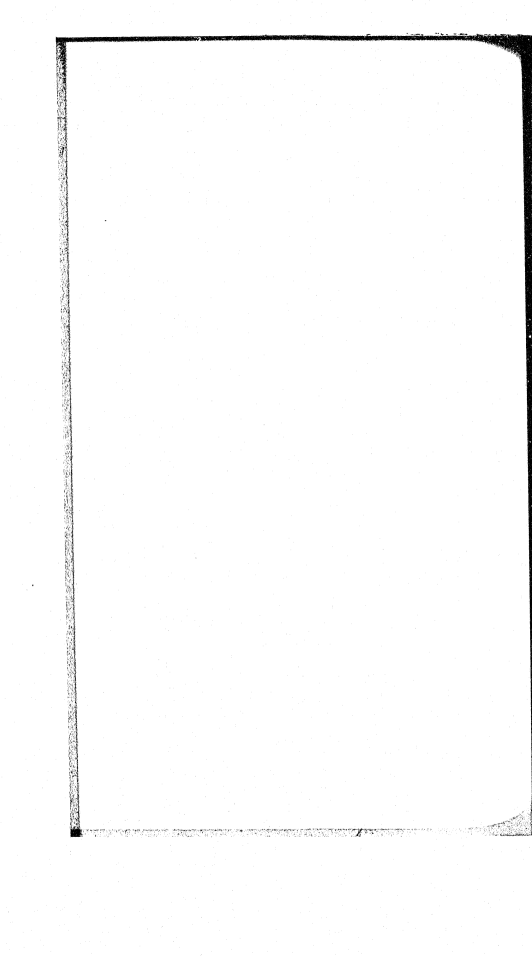
\$57.95 [\$56.50]° per 4 wk month – non-heat months \$91.35 [\$88.00]° per 4 wk month – with heat

The Board of Education wishes to thank you for your cooperation in helping to temporarily solve the over-crowded conditions of our schools in your community.

> /s/ F. G. CARLSON F. G. Carlson, Asst. Supt. Business Department.

and a second 
August 1949. Date

* Figures in brackets marked out on original copy.



## PLAINTIFFS' EXHIBIT 1501

Dayton Public Schools Racial Composition

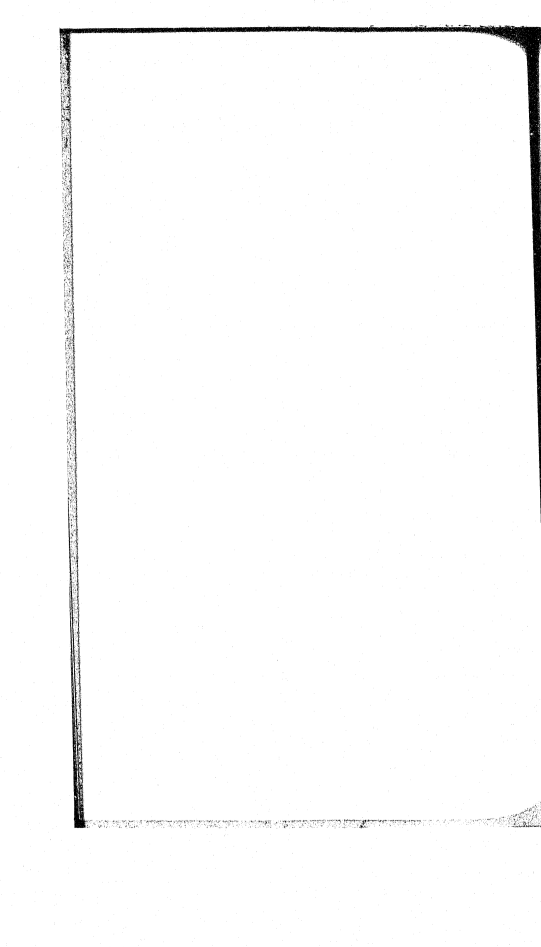
School	Year	Black Student Composition	Black Teacher Composition							
Garfield	1935	Approx. 50% black	Approx. 60% black							
•	1936	95% or more black	100% black							
			•							
Wogaman	1943	Approx. 67% black	0% black							
	1944	Approx. 90% black	0% black							
•	1945	953 or more black	100: black							
Dunbar High	1933	100% black	100% black							
Willard -	1934	Approx. 50% black	38% black							
	1935	95% or more black	100% black							

Sources: School directories and interviews with school personnel involved in the situations cited.

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## PLAINTIFFS' EXHIBIT 157B

#### (Portion of Deposition of Robert French)

[17] A. (Mr. French) I understand that there was some variation, children were permitted to transfer to other schools because of health or distance, doctor's certificates and that sort of thing, and that was stopped in 1952, I believe.

O. Why did you stop that?

A. Because they didn't want any accusations that people were permitted to escape the neighborhood school.

Q. In other words, when you came in in 1947 you found a pretty flexible thing, situation with regard to transfers?

A. I wouldn't say it was flexible and I don't think there was too much of this transferring, but you would have to talk to Mr. Armstrong about that.

Q. Well, some of the school board records that we have indicate that in 1951-52, the same dates you just mentioned, that at this time definite times were established and we took it to mean that they were enforced.

A. Enforced, that is right.

Q. And that in that context there were substantial transfers back and fourth and you put an end to it?

A. That is right.

[18] Q. (BY MR. LUCAS) And you mentioned in your testimony already something about optional attendance areas. Can you tell me what these were and how they operated?

A. Well, there were various reasons for it.

Q. Excuse me. Were there a large number of them when you came that — I gather in '52 you made boundaries definite. Did you eliminate some of the optional attendance areas at that time?

Q. Mr. French, if we can get on, I believe [19] your testimony was that you made the boundaries definite and cut out a lot of transfers?

# Plaintiffs' Exhibit 157B

A. I didn't say a lot of transfers.

Q. Well, what did you cut out? Did you only cut out some of them?

A We cut out all of them as far as I know.

Q. All right, you cut out the transfers. Did you also when you came in, or by 1952, eliminate a number of optional attendance areas?

A. I don't recall this.

Q. Well, were there optional attendance areas when you came in?

A. I can't speak for that.

Q. You don't know whether or not there were any optional attendance areas?

A. But I know we established a number of optional areas.

Q. All right. Can you tell me which ones they were that you established?

A. No, I can't.

Q. Can you tell me any of them?

A. Well, my memory is not too good on that.

Q. Have you been studying in preparation for the case trying to refresh your memory?

A. Yes.

[20] Q. What documents have you been looking at?

A. Well, I had some material that our attorney gave me.

Q. Were these School Board records?

A. No, I don't look at any School Board records.

Q. What kind of records have you been studying in preparation for the case?

A. I wasn't studying any records.

Q. What have you been studying in connection with the case?

A. I read the material that our attorney had prepared, and that is it.

Q. You are talking about legal pleadings or analysis of data? What is it we are talking about?

#### Plaintiffs' Exhibit 157B

A. No, just what happened in the matter of integration of pupils when I was superintendent.

Q. Did that refresh your recollection about what happened?

A. Yes.

Q. O.K. Was there anything in there about optional attendance zones?

[21] A. Yes.

Q. Well, you said just a few minutes ago you didn't remember anything about them. Now what has this material refreshed?

A. I told you there were a number of them.

Q. O.K. Can you remember any of them?

A. Well, there was one between Roosevelt and Colonel White.

Q. Can you tell me about when that was established?

A. That was established shortly after Colonel White became a four-year high school. And as a result of pleading by citizens of the area who testified that it would be much shorter distance for their children to go to Colonel White, and that the transportation would be much more satisfactory because to go to Roosevelt they had to go downtown and transfer, and to go to Colonel White it would be a straight shot.

Q. Where would they have gone before Colonel White became a four-year school?

A. They would have gone to Roosevelt.

Q. Was Colonel White built brand new? Or was it converted?

A. It was converted.

Q. What had it been before?

A. Two-year high school.

[27] Q. Mr. French, you were telling us about the establishment or the expansion as it now appears of the optional area between Colonel White and Roosevelt High School at the time Colonel White became a four-year school.

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#### Plaintiffs' Exhibit 157B

Now, our understanding of the boundary lines are that the cross hatched area shown on the 1970 map, that the Northern boundary of that is the boundary of the Roosevelt zone so that the option does exist as a part of the Roosevelt zone, and you had testified that the parents petitioned or testified to you their desire to continue to send their kids to some school.

Now, let's pick up from there. You said that they came and wanted to keep sending their kids to some school and you explain it from there, to all of us.

A. They said that they couldn't see why their youngsters couldn't attend Colonel White because it was closer and that the transportation was better, and this [28] agitation went on for a couple of years. We made a study of it and had a meeting on it and decided that it was a logical and legitimate complaint, and therefore we said the children in this area could have the choice of either going to Roosevelt or to Colonel White.

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Q. And you mentioned also that some of them had gone to Fairview, which is North and slightly West?

A. I didn't say that, I didn't say that because I don't know.

Q. I believe you are the one that got started on that.

Where would children in this optional area have gone to school before Colonel White became a four-year school? Did they go to Roosevelt?

A. Well, maybe they did go to Fairview. I just don't know.

Q. Well, they were complaining because it was too far to go to Roosevelt?

[30] A. My recollection is zero on that. It would have come about through a study of our Pupil Personnel and I presume it was Kiser always had a problem of having enough youngsters. It took them, it was between Kiser and where, Roosevelt?

#### Plaintiffs' Exhibit 157B

Q. And Colonel White.

A. Colonel White. I don't know.

Q. O.K. The material that has this furnished to you, does it contain any discussion of that that might help your recollection?

A. No.

Q. What other optional areas have been brought to your attention in connection with this material?

A. Well, there were a number of optional areas between elementary schools, and I would have to ask our attorney to refresh my memory.

Q. Well, do you have the document that you have been studying with you?

A. No.

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[39] Q. We are getting into tag words again. What do you mean by liberal?

A. Mason Bagwell was a liberal. Royer was very sympathetic with trying to break down segregation. Armstrong -

Q. These were people that were concerned about the problems of racial isolation in the schools?

A. We all were.

Q. Did you take those things into account in trying to deal with the problems as they arose in administration?

A. Yes, we did.

Q. And how did you go about doing that?

A. Well, I think you are aware of the fact that we called a meeting of the Black community leaders when we were going into a very big building program, suggested to them that we shrink some of the core city school and build the additions on the fringe so that the schools would become integrated, and we did a great deal of this.

Q. What happened as a result of that?

A. Well, unfortunately the schools in sight of three years became racially segregated as they were before.

Q. One of the problems of that is the fact that people

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#### Plaintiffs' Exhibit 157B

just moved out to the next layer of whiter schools, both in the City and out of the City?

A. That is right, but a very definite attempt was made to -

[40] Q. About when was that, Mr. French, approximately?

A. Well, I don't know the year.

O. What schools?

A. Probably 1956 or so.

Q. What schools were involved?

A. Well, eliminated the Willard School and the Garfield School.

Q. City Plan recommended that you get rid of those?

A. What?

Q. City Plan -

A. Not to my knowledge.

Q. City Plan for Dayton recommended that you get rid of those schools, did it not?

A. Not to my knowledge. I don't remember that it did.

Q. The shrinking of the boundaries, what schools were involved in that; Garfield and Willard, that you shrunk the boundaries on?

A. Wes, well, yes. I can't give you the details on it but we built a number of additions on the fringe areas and for two or three years these schools were pretty well integrated.

Q Okay. Did you make any efforts to integrate the next layer of White schools beyond this fringe area that you are talking about? You said you built and expanded in the fringe area. Did you make any effort to deal with [41] the next area, which was all White at that time? This was just an isolated situation where you were trying to deal with Willard?

A. Well, there were times when we moved in that direction.

Q. But not at the same time that you did these schools? A. No.

#### Plaintiffs' Exhibit 157B

Q. One of the problems, then, was the fact that these other schools were made White helped make these fringe area schools change so rapidly; is that your statement?

A. Say that again.

Q. All right. You shrunk the Black schools, you shrunk the Black schools?

A. Yes.

Q. Okay. And you had some expansion in the fringe area? A. Yes.

Q. But that fringe area changed in three years, became all Black?

A. Yes.

Q. My question was, and I think you have already answered that part of it, is that were these schools, say north or east of the fringe area which were all White didn't have any Black children or very, very few?

A. I wouldn't say - yes, some.

[42] Q. Greatly different from the fringe area schools? A. Yes.

Q. And I am saying was not one of the problems that made this conversion take place the fact that these schools beyond the fringe area were White, they attracted parents moving out, the White parents moving out from the integrated situation?

A. Well, that is an assumption.

Q. I mean that is an experience that you as an administrator, as other administrators have had; isn't that correct?

A. Yes.

Q. So the fact that those schools were White affected the success or lack of success of the efforts that you were trying to make in that area?

A. Yes.

Q. I don't mean to say that is a special situation. It has happened to lots of people. Is that the only area where you tried that particular thing? After your lack of success with that particular thing did you try it elsewhere?

# Plaintiffs' Exhibit 157B

Well, after that we placed all of the new construction Α. where the children lived.

Q. You really gave up on that particular experiment that you had done?

Yes. A.

[43] Q. When you say you placed the school where children lived, do you mean where they are now or where you project them to be?

A. Both.

Q. You have to when you build a new school in a developing area provide excess capacity to take care -

That is right, anticipated growth. A.

Sometimes it is having to make a good guess of how 0. much growth you are going to have?

A. We had some tools that worked pretty accurately.

Mostly experience, though? **Q**.

A. Yes.

What other efforts did you make in connection with **Q**. - let me go back.

What kind of problems did such things as war housing, public housing, which at that time was built on a racial basis, what kind of problems did that create for you as an administrator in dealing with the racial isolation in the schools? You have mentioned staff was liberal.

[44] A. There is no question on anybody's mind when we got word of a public housing project we knew we had to build a school somewhere near it to take care of the children that lived there.

Q. They had to have a letter from you, from the Board saying that school facilities would be made available, did they not?

We -Α.

They had to get it for their records to build it; didn't **Q**. they?

#### Plaintiffs' Exhibit 157B

A. I am not sure about this, but I know we kept in close contact with the housing people.

Q. And at that time their policy was building Black projects and White projects; is that correct?

A. This I don't know. All I know is that when we knew that a certain number of units was going in in a certain [45] area we knew we had to move to get school accommodations for them. It was just that simple.

Q. Let's put aside the question of policy at the moment. As a practical matter when they opened they were usually Black or White?

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Q. Do you know that?

A. I don't know that.

Q. You don't know what a housing project's racial composition was when they opened?

A. I don't think we even discussed the racial end of it at all.

Q. Do you know what happened when it opened? Was the school, the children who came into the schools, were they Black or White in these various projects?

A. I never discussed it with anyone.

Q. I didn't say you discussed it. You knew it, didn't you? A. Well now, what areas are you talking about, Desoto Bass?

Q. That is one.

A. Well –

Q. A lot of expansion in that particular project, wasn't there?

[46] A. All we knew was that they were going to build so many units.

Q. Didn't the school district actually rent space in these public housing and war housing for classrooms and have teachers in them teaching in those buildings?

A. We may have.

Q. You recall that you did?

# Plaintiffs' Exhibit 157B

No, I don't. Å.

Q. You are not surprised of the fact that the records of the housing authority might show that, that would not be unusual in your experience?

Yes, I think it would be unusual but it might have Α. happened.

Q. Did you ever go around and visit the schools, Mr. French?

A. Yes.

Q. I take it your vision was pretty good then, you could tell whether the schools were Black or White by looking at the pupils, couldn't you?

A. Yes.

Q. Did you visit any of these schools or expansions or additions that resulted from these housing projects, housing authority developments?

A. Yes.

# PLAINTIFFS' EXHIBIT 157C

# IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

## CIVIL ACTION No. 72-137

MARK BRINKMAN, et al.,

Plaintiffs,

JOHN J. GILLIGAN, Governor of the State of Ohio, et al.,

v.

Defendants.

# **DEPOSITION OF DR. WAYNE CARLE**

DEPOSITION OF DR. WAYNE CARLE, taken before me, F. L. Seymour, Notary Public in Montgomery County, for the State of Ohio, pursuant to agreement of counsel, at 1:30 o'clock p.m., Monday, June 19, 1972, in the office of Dr. Wayne Carle, 348 West First Street, Dayton, Ohio.

**o o** 

# [3] WHEREUPON:

# Dr. Wayne Carle

the witness having been duly sworn, was examined and testified as follows:

MR. DIAMOND: We are convened today pursuant to agreement of the parties to take the deposition of Dr. Wayne Carle, pursuant to the Federal Rules of Civil Procedure in the case of Brinkman versus Gilligan.

# Plaintiffs' Exhibit 157C DIRECT EXAMINATION

# BY MR. DIAMOND:

Q Dr. Carle, there will be a pre-trial conference on Friday, in Judge Rubin's chambers, and Plaintiffs are particularly interested here today in exploring with you the necessity of immediate planning or the efficiency of having planning begin on the implementation of the desegregation plan which was previously adopted by the Dayton School Board, and to lay the background for that inquiry, if you would, please, could you briefly summarize the history of the resolutions and planning which led to adoption of that plan of desegregation?

A Yes.

MR. GREER: We object insofar as all this is a matter of record from the School Board minutes. Go ahead and proceed. [4] THE WITNESS: The concern about racialization in

[4] THE WITNESS: The concern about racialization in the Dayton Schools dates back at least four years, but in particular, would be associated with several specific events. One was the notice received in the fall of 1958 of a compliance review by the Office for Civil Rights of the Department of Health, Education, and Welfare, which constituted a study of the Dayton Schools, as continued to the present, and resulted in the following spring in a letter notifying the district that it was in non-compliance with respect to the assignment of schools, expressing concern for the substantial neutrality of enrollment of pupils in the school, and asking that the district take action to rectify it.

The Board of Education subsequently adopted the resolution notifying the federal government that staff would be desegregated, and under a separate action, applied for a federal grant for the purpose of studying the pupil segregation and other aspects of the problem of desegregation. This would be in 1969. At about the same time, a citizen's committee, which was called the Citizens Advisory Council to the Dayton Board of Education, studied all aspects of school operation, and considered as part of its task, the problem of racialization.

#### Plaintiffs' Exhibit 157C

As the result of those initial activities, the desegre- [5] gation of staff was undertaken, and essentially completed this last fall, the fall of 1971, and a series of studies made of enrollment natterns of approaches to human relations, including in-service education of administrators and teachers, and finally, a resolution by the Board of Education in the spring of 1971 - Ishould precede that by saying that in December of 1970, a complete report up to that point was submitted under the title "School Integration," noting that there were many alternatives that could be explored, all the way from doing nothing, to completely desegregating the schools, and then in the spring of 1971, a Board resolution noted the problem of racialization, called upon the State Department of Education to make recommendations regarding alternatives available for reducing racial and economic isolation of pupils, and authorizing the President of the Board to establish a citizens committee, which subsequently became known as the Committee of 75, to examine the recommendations of the State Department of Education, and make recommendations to the Board of Education.

That committee then embarked upon a series of meetings and studies which culminated in late autumn with a report entitled "Report of the Committee of 75," which not only summarized the activities of that committee, but noted racialization as being the number one problem in the Dayton [6] schools, and urging the Board to proceed with solutions to it. Subsequent to that report, the Board then acted upon, in December of 1971, three resolutions that were designed, first, to call upon the Greater Dayton community to recognizethe problems of racial and economic isolation in housing, employment, and education, and to join in bringing about justice and equality, and, secondly, calling upon the State Department of Education to require all the school districts in the metropolitan area, planning for the ending of racial and economic isolation, and requiring them to implement those plans by September of 1973, and in the third resolution, rescinding the present attendance boundaries of the Dayton Schools, setting

# Plaintiffs' Exhibit 157C

up criteria for the desegregation of schools, and directing the superintendent to develop and implement a plan for integrating the Dayton Schools by September of 1972.

BY MR. DIAMOND:

Q Let me interrupt you here, Dr. Carle. How long have you been with the Dayton Schools?

A Four years.

Q And in that four-year period, what was your position?

A Superintendent of schools, the chief executive officer of the Board of Education.

Q And could you give me the date, approximately, when you [7] started in that position?

A June 10, 1968.

Q And what did you do before then?

A I was assistant state superintendent of public instruction.

O For the State of Ohio?

A For the State of Ohio.

Q And what did you do before then?

A I was assistant superintendent of the Akron Ohio Schools.

Q And how long had you been in those two positions?

A Two years in the State position, and seven years in the Akron position.

Q And what was your background before that?

A High school and college teacher.

Q And what systems?

A In Utah; Provo, Utah, and in Dushane, Utah.

Q What is your educational background?

A Bachelor and Master Degrees in English and educational administration from Brigham Young University in Utah. A Ph. D. Degree in education at Ohio State University.

Q In your educational background, and in your experience in these various positions, have you come to be familiar with all phases of educational administration at the elementary and secondary level?

A I believe so, insofar as is possible for one to be [8] familiar with all phases today.

#### Plaintiffs' Exhibit 157C

Q I have here three documents. Would you tell me what they are?

A These are marked one, two and three, and constitute resolutions adopted by the Board of Education as I described, calling upon area cooperation, State Board of Education and the State of Ohio action, and local district action to desegregate the schools.

Q Are these the resolutions that you referred to that were adopted by the Board in December of 1971?

A Yes, they are.

I am going to read a statement from these resolutions, 0 and ask you a question based thereon. "This Board hereby recognizes and admits that racial and economic segregation exists in the Dayton schools because of the actions and inactions of this and predecessor Boards in the establishment of attendance districts, the location and expansion of school buildings, pupil assignment practices, design of curriculum suitable to urban needs, the assignment of teachers and other staff, and the conduct of student activity programs. That this Board recognizes that past actions or in-actions of the Board of Education and residential racial segregation are interdependent phenomena. Segregated educational opportunity and unequal educational opportunities [9] for minority and poor students now exist in the Dayton public schools, and this inequality exists as a result of the acts and omissions of this Board and preceding Boards in their decisions concerning the site selection of school buildings, size of school buildings, changes and adoptions of school attendance boundaries, pupil assignment practices, faculty and staff hiring and assignment practices."

Q Dr. Carle, in your experience as four years of the superintendent of the Dayton public schools, do you agree with the sum and substance of those resolutions?

MR. GREER: I object.

MR. HOLSCHUH: For the record, I feel that I should note an objection. First, on the basis that the proported reso-

# Plaintiffs' Exhibit 157C

lutions from which you have apparently read are not in evidence, and secondly, and certainly more importantly, you are seeking to get from this witness his personal opinion as to whether he concurs in the opinions of somebody else as set forth in that resolution. I would have no objection, of course, to any questions that you want to ask Dr. Carle concerning the facts, statistics, figures, but the objection goes to your calling for an opinion and conclusion of this witness.

[10] MR. GREER: We have the same objection on behalf of the Dayton Board of Education.

MR. FLEISCHAUER: I will enter the same objection on behalf of Dr. Carle.

# BY MR. DIAMOND:

Q The witness may now answer the question.

A In the past four years, I have had considerable opportunity to review the history of the school district, and to be acquainted with the present condition of the schools. The paragraphs to which you alluded had to do with the impact of Board actions or in-actions through policy or procedure, the relationship of housing, and the impact of other governmental policies or procedures through housing, and the relationship of the operation of the schools to the education of boys and girls in the city district in relation to these actions or in-actions.

In each case, I would support that the allegations made in those paragraphs are factual, and that they are at the heart of the confronting education in urban centers of this country.

MR. HOLSCHUH: I move to strike, for the reasons I previously stated, and for the additional reason that the witness answer is clearly based upon what he has read or heard, and founded upon hearsay.

[11] MR. GREER: We will have the same motion. I think it's clear from the witness's answer that he is referring to a generalized state of affairs throughout the whole country, more than any specific thing the School Board of Dayton did or failed to do.

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#### Plaintiffs' Exhibit 157C

#### BY MR. DIAMOND:

Q Dr. Carle, does your answer reflect your personal experience here in Dayton?

A Yes. I thought I had emphasized that in the preamble, that the judgment is based upon my experience with the schools as they now are, and as the records indicate they have been.

MR. HOLSCHUH: The same motion.

MR. GREER: To save time, would it be agreeable to all concerned that if one party makes an objection, it will stand as the objection for all of the defendants, unless somebody speaks up and disaffirms it?

MR. DIAMOND: That's fine with us.

## BY MR. DIAMOND:

Q In your answer, Dr. Carle, you referred to not only your personal experience, but your examination of records. Were those the records of the Dayton schools which are under your possession?

[12] A Yes.

Q In the resolution of December, 1971, in relationship to the planning, what were the basic criteria that were set up by the school board in attempting to achieve desegregation of the Dayton schools for September, 1972?

MR. HOLSCHUH: You are referring to what is in the resolution, Mr. Diamond?

MR. DIAMOND: Yes.

# BY MR. DIAMOND:

Q You were directed, I understand, according to your answer, by the Board to undertake that planning, and I am asking you now, what were the Criteria upon which you undertook that planning? What steps did you take? Did you hire outside consultants? Did you do it yourself? How did that proceed from December of 1971?

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## Plaintiffs' Exhibit 157C

A The basic criterion was that no building would have a racial composition or family income characteristic which was substantially disproportionate to the district as a whole. In other words, that each school would reflect roughly a cross section of the school district. The records to which I referred earlier in the reports, particularly had examined a number of desegregation plans and implementations across the country over the past two or three years, so that we were aware of a number of factors which appeared [13] to be useful and successful, and some perhaps which were less justifiable, and so that I was interested, when the Board gave me the assignment of developing a plan, in including the very best qualities that could be set forth in relation to experience in other urban centers, particularly.

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I had heard that Dr. Gordon Foster, at the University of Miami, had been involved in several of those plans, and had also, of course, previously resided in this area while a member of the University of Miami, Ohio. I, therefore, immediately contacted Dr. Foster to see whether he would have time to assist us with planning, since he is also director of the school desegregation center in Miami, and he was willing to make his experience available, although it was done as an individual, not as an activity of that center.

He then drew together a planning team, and came to Dayton to examine the district, the buildings, the records, and after amassing that information, returned to Florida and worked on a draft of the plan, which we then reviewed with the members of my staff, and was finally formulated into a proposal which I approved on January 3, I believe, of this year, 1972.

In that process, Dr. Foster consulted widely in the community [14] with various community leaders, as well as conversations with persons on the street and in the schools, with particular reference to minority points of view, as well as to the establishment points of view, and developed a plan which incorpo-

#### Plaintiffs' Exhibit 157C

rates many positive features that have proven desirable elsewhere. Among these are the continued -

MR. HOLSCHUH: Excuse me, Dr. Carle, but I would object. I don't think that's responsive. I think Mr. Diamond's question was, what did you do as a result of the Board resolution.

MR. DIAMOND: To the contrary, I think it is responsive. THE WITNESS: May I continue?

MR. HOLSCHUH: Aren't you now asking him for his opinion of the plan?

MR. DIAMOND: I presume he is telling me – He just said he recommended the plan to the Board. He is giving me the reasons. This presumably goes in to his response to the Board's call upon him.

MR. HOLSCHUH: Well, I understood your question was, what action did he take in response to the Board's call, and I expected his answer to be limited to that action. Note my objection. Go ahead, Doctor.

[15] THE WITNESS: I was attempting to illustrate the extent to which the consultation had taken into account plans elsewhere.

BY MR. DIAMOND:

Q Did your planning and your consultation with Dr. Foster, and did Dr. Foster have access to and the benefit of the previous planning of, say, the Committee of '75?

A Yes, all the pertinent records to which I referred to earlier were made available to Dr. Foster, and in addition to that, he visited school buildings, collected additional records from our operation, such as the Ohio State University building facility survey, which had been completed the year before, and as I say, consulted with groups in the community. Then the point I was trying to make with regard to the nature of his planning, and the criteria that we used, one feature was that students continued to attend schools as a neighborhood group. That assignment to school would have been by neigh-

# Plaintiffs' Exhibit 157C

That roughly proportional groups of white borhood areas. and black and high and low income students would have been moving, so that no one group assumed anymore burden or sacrifice of the plan than another, and that it was not necessary to assign any pupil to a building on the basis of individual characteristics of race or income, but rather on a group criteria that would certainly not depart [16] from any past practice or guarantee of individuality.

I show you a document. Would you describe what that Q

is? This is entitled "Desegregation Study, Dayton Public Schools, Dayton, Ohio," and is the plan developed by Dr. Gordon Foster, and submitted to me pursuant to the direction I received from the Board of Education.

Is that the plan, then, that you recomemnded that the 0 Board of Education adopt?

A It is.

And was that recommendation based on the criteria 0 which you have mentioned?

May I re-reply to your question? A

Yes. Q

Could I have the question back? A

(Whereupon, the question referred to was read by the Reporter.)

May I change that answer? THE WITNESS: MR. DIAMOND: Sure.

I did not recommend it to the Board, THE WITNESS: since the Board had already given me both the direction and authority to plan and implement desegregation of schools. I simply announced publicly that this plan was adopted, and was in the process of being implemented. [17] There was no necessity for Board action on the plan.

# BY MR. DIAMOND:

Was that decision based upon the criteria which you 0 have mentioned?

#### Plaintiffs' Exhibit 157C

A Yes, it was.

Q Based on those criteria and the plan, in your experience, is the plan both educationally sound and administratively feasible?

MR. HOLSCHUH: Objection. THE WITNESS: Yes.

## BY MR. DIAMOND:

Q What, then, happened, Dr. Carle, in terms of the history if you can bring us up-to-date?

A The Board of Education had three new members after the acceptance of this plan, and subsequent to that, adopted resolutions designed to rescind the previous action of the Board, and indeed the resolutions were somewhat parallel in construction, except worded in the negative, and substituting other actions, rather than the desegregation of schools.

Q And when that occur, approximately?

A In January. I do not recollect whether it was the first or second meeting of the Board.

Q In terms of the plan, which I will describe as that of [18] January 3, 1972, to desegregate the Dayton Public Schools, would it be beneficial for implementation for the fall of 1972, if the details of the planning began as soon as possible.

MR. HOLSCHUH: Objection.

MR. GREER: The same objection.

THE WITNESS: It is desirable to have as much leadtime in planning as possible, but the plan itself is reasonably complete, and requires only detail work to be placed into effect, so that time is not really of the essence, other than it would be desirable to have as much lead-time as possible for information, and for community involvement purposes.

#### BY MR. DIAMOND:

Q Let me ask the question this way: As the Chief Administrative Officer of this school system, would it be helpful to you in the procurement of transportation, in the notification to

#### Plaintiffs' Exhibit 157C

students of assignments, to have it known, if you were going to implement the plan in the fall of 1972, to have that knowledge imparted to you, June 31, as opposed to August 31?

A Definitely. The original intent, of course, was that the time from January through September would have beeen available for that implementation, and obviously, the closer it gets, the more intensified would be the preparations [19] that would have to be carried out.

Q In your opinion, Dr. Carle, do you believe that the plan, as of this date, can be implemented for fall of 1972?

A I base my answer on the fact that more complicated plans have been implemented in other communities in less time than now remains between now and September. I would say yes.

MR. DIAMOND: I have no further questions.

# CROSS EXAMINATION

# BY MR. GREER:

Q Dr. Carle, let me try to get some of the chronology straight on some of these events. What was the meeting, or what was the date of the meeting, in December of 1971, when these three resolutions you have discussed with Mr. Diamond were contracted by the Board?

A I believe the date was December 8.

Q Prior to that time, there had been an election of three new Board members, had there not?

A In November there had been an election, yes.

Q And it was known at the time of the meeting of December 8, who the three new Board members would be, and that they would take office on January 1 of 1972?

A That's correct.

# PLAINTIFFS' EXHIBIT 157D

# IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION AT COLUMBUS

# Civil Action No. 72/137

# MARK BRINKMAN, et al.,

v.

Plaintiffs,

JOHN J. GILLIGAN, Governor of the State of Ohio, et al.,

Defendants.

# **DEPOSITION OF MARTIN W. ESSEX**

DEPOSITION OF MARTIN W. ESSEX, a witness of lawful age, taken on behalf of the Plaintiffs in the above entitled cause, pursuant to stipulation, before Sara W. Stewart, a Notary Public in and for the State of Ohio, at the offices of Beiser, Greer & Landis, 8 N. Main St., Dayton, Ohio, on the 11th day of November, 1972, at 10:00 o'clock a.m.,

# APPEARANCES:

On behalf of the Plaintiffs: Louis Lucas, Attorney at law, 61 Kirkland St., Cambridge, Massachusetts;

On behalf of the Defendant, the Dayton Board of Education: Beiser, Greer & Landis, by David C. Greer, Attorney at law, 2nd Floor, 8 N. Main St., Dayton, Ohio; On behalf of the Defendants, the State Board of Education, and Dr. Martin Essex: Alexander, Ebinger, Holschuh & Fisher by John D. Holschuh & Alvin J. McKenna, Attorneys at law, 1120 Huntington Bank Bldg., Columbus, Ohio.

and a second 
# Plaintiffs' Exhibit 157D

[p. 54]

Q Well, let's assume by segregation we mean some sort of State action that caused this to happen, and let's talk first of all, just in purely racially isolated, regardless of how it got that way.

A In Ohio?

Q Let me ask you what you would consider a school to be when you would consider a school to be racially isolated in that context?

We would consider it to be racially isolated from the A standpoint of the State Department of Education when this had resulted from the actions of some legally constituted body which had separated races.

Q So when the State Department uses that term that is what they mean?

This would be - We only see it through - we do not A construe the neighborhood school concept as, or a neighborhood school as one which is racially segregated if we can relate it to the terms of legal factors as having been caused by some legal action. In Ohio segregation from a legal point of view was abolished many, many years ago, somewhere in the prior century, just as at Oberlin College, and on and on. Ohio has not had segregated schools on a legal basis so far as * * *

# PLAINTIFFS' EXHIBIT 161A

Motion to adjourn to Monday, June 5, 1933 . . .

# MONDAY, JUNE 5, 1933 ADJOURNED MEETING

#### President Stephens in the chair

# MEMBERS ANSWERING ROLL CALL - 7 MEMBERS ABSENT - 0

RESOLVED THAT the Paul Laurence Dunbar School be opened and occupied at the beginning of the next school year, and that the Superintendent be instructed to proceed with the necessary steps in equipping this school for occupancy, and

# PLAINTIFFS' EXHIBIT 161B

# THE BOARD OF EDUCATION OF THE CITY SCHOOL DISTRICT OF DAYTON, OHIO

# THURSDAY, JUNE 11, 1942 REGULAR MEETING

Due to emergency housing conditions in the city, it will be necessary for the Board of Education to approve certain adjustments in pupil assignments for the coming year. Therefore,

BE IT RESOLVED THAT the Board of Education authorize the Superintendent of Schools to assign the pupils from the eighth grade at Webster and McGuffey Schools to the Kiser High School.

BE IT FURTHER RESOLVED THAT the seventh grade pupils from the Willard and Garfield Schools be assigned to Dunbar High School.

BE IT FURTHER RESOLVED THAT the school children in the De Soto Bass Courts, Grades 1-6, be assigned to the Wogaman School.

The vote was taken on the adoption of the foregoing resolution, with the following result:

Cook, Eberhart, Schenck, Mrs. Wineland, and Wortman, - 5 yeas.

So the President declared the resolution adopted.

## PLAINTIFFS' EXHIBIT 162

# [LETTERHEAD OF STATE OF OHIO, DEPARTMENT OF EDUCATION, COLUMBUS 43215]

November 17, 1972

Mr. John D. Holschuh Alexander, Ebinger, Holschuh, Fisher and McAlister 17 South High Street Columbus, Ohio 43215

> Mark Brinkman, et al vs. John J. Gilligan, et al

Dear Mr. Holschuh:

The following information was requested by Louis R. Lucas of Dr. Martin W. Essex during his deposition on November 11, 1972 in Dayton:

- 1) School foundation payments to the Dayton City School District during Fiscal Years 1972 and 1973.
- 2) Judge William Ammer's decision regarding Bloomfield-Mespo and Farmington charter revocations.
- 3) State Board of Education resolution regarding Bratenahl Local School District.
- 4) Federal funds allocated to the Dayton City School District by the State Department of Education.

Please be advised that during Fiscal Year 1972, the Dayton City School District received a total of \$9,525,492 through the State Foundation Program. Based upon July estimates of enrollment and staffing levels, the Dayton City School District will receive \$11,521,673.84 during Fiscal Year 1973. Actual Fiscal Year 1973 payments to Dayton will not be known until adjustments are made in January, 1973.

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Plaintiffs' Exhibit 162

Attached herto are the other items requested.

Sincerely yours,

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/s/ G. R. BOWERS Assistant Superintendent GRB:j

# PLAINTIFFS' EXHIBIT 164

## (Portion of Deposition of Ralph Curk)

[52] Q. In opening a new school was any attempt ever made to open that school with a particular racial composition? A. You mean to spot the school so that it would be spe-

cifically integrated?

Q. Yes.

A. No. As I said before, we will go back to the original set of conditions that determined, and racial did not enter into it, now, I don't know how many time I am going to have to repeat that for you.

Q. I understand that.

A. Excuse me for losing my patience but I am not used to this sort of thing.

Q. I understand that.

What I am trying to get at is in the one instance as opposed to all others, in the Roth instance the procedure apparently was just slightly different. I am not placing value judgment.

A. Now, may I venture an opinion that may kill this one one time for all.

Q. Yes.

A. In all probability it was requested to make sure that it wouldn't be all White. Now, that is just my opinion. I have no way of knowing that.

[61] A That is right, of the elementary schools and contributing feeder schools to the high school, all right.

- Q. Yes, exactly, and insofar as you were involved in that would you make a recommendation, for example, that capacities could be altered, instead of building additional capacities, saying, you know, we could redraw the boundary line this way or in the alternative we could make an optional area hard boundary line?

 $A_{\circ}$  There is only one case that I think we presented as an

#### Plaintiffs' Exhibit 164

alternative and that was not in high school. That was in elementary situation.

And what was that instance? О.

That was in the case of Garfield and Willard Schools, A. where we had two, a plan A and a plan B, as I recall it, and one was to add on to those schools the say way we were going to add on to other schools, or to shrink those boundaries and add on to the peripheral schools, which were an integrated situation.

Do you know about what period of time this was? Q.

That had to have been in the early '50's. Á.

In other words, sometime between approximately 1950 **O**. and '55?

Yes. uh-huh. Α.

[91] Q. Well, let me ask it this way: in 1972-73 if you were consulted and asked to investigate a situation and found that the reason for the optional areas creation was no longer there and there was no other reason would you recommend that a strict attendance boundary be created?

Or at least - there again it would be difficult to give Α. you a positive answer, but at least maybe part of the area could be, the option removed.

And you would only maintain that part of the op-**O**. tion?

Depending upon the circumstances, yes. Α.

And you would only maintain that part of the op-О. tion for which there was still a reason to maintain it?

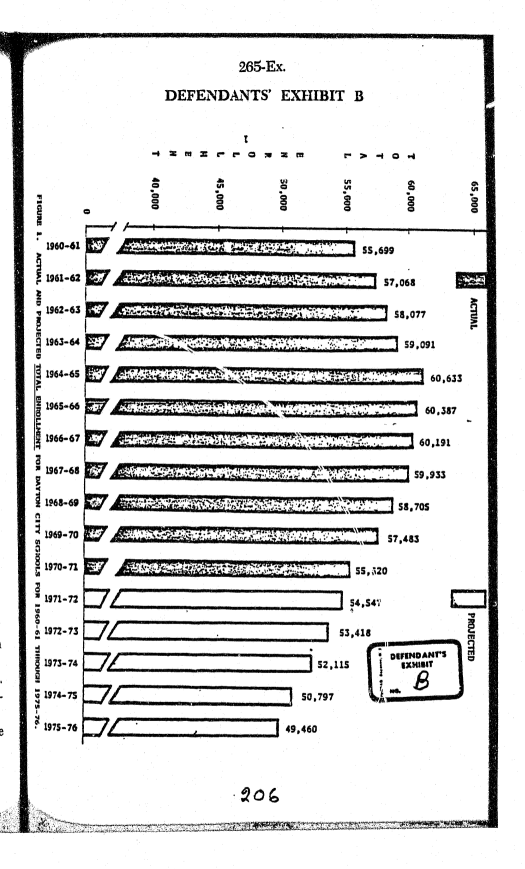
That is right, yes. Α.

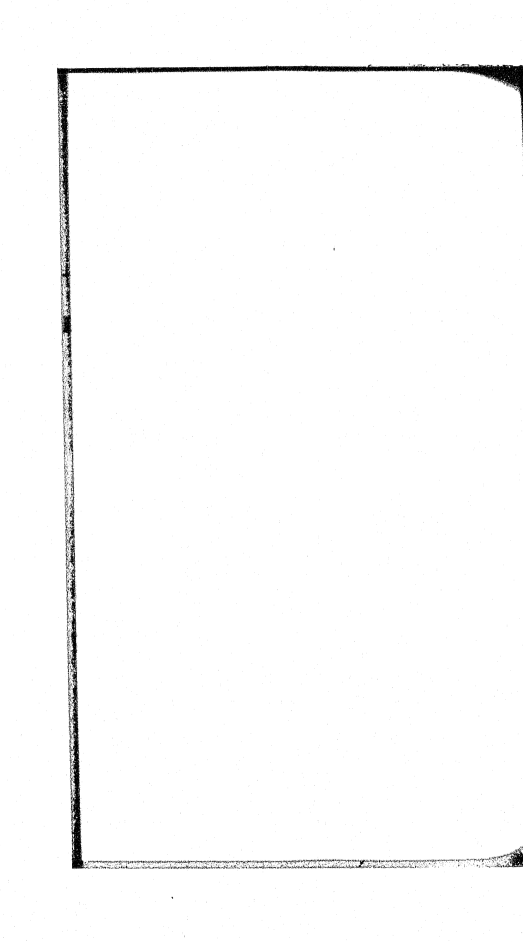
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Okay. Were you aware f the existence of an option **O**. between Carlson and Highview?

Carlson and Highview, no, I wasn't aware of that. Α.

In 1962 were you aware of the reason why the Garden-**Q**. dale-Westwood option was increased?

Gardendale and Westwood, well, originally Gardendale **A**. was to relieve Westwood.





## DEFENDANTS' EXHIBIT D

## THURSDAY, AUGUST 25, 1966 – REGULAR MEETING

The following school transportation policy as prepared by William Goff, Director of Pupil Personnel Services, was recommended for approval by Robert B. French, Superintendent of Schools:

# DAYTON CITY SCHOOL DISTRICT SCHOOL TRANSPORTATION POLICY

#### I. Elementary School Pupils (Grades K-8)

- A. Any elementary grade student (except kindergarten) whose residence is more than 1.2 miles radial distance from his school of attendance will be transported to that school from designated pick-up points.
  - 1. Such transportation will be provided when the school of attendance is less than thirty (30) minutes direct travel time by school bus from the designated public school collection point.
  - 2. Upon the recommendation of the Superintendent of Schools and approval by the Board of Education, transportation for elementary pupils *may* be provided with the 1.2 mile radius distance where high hazard conditions exist and the safety of the student is endangered.
  - 3. Transportation *may* be provided for kindergarten students where the area of residence is being served and when room on the bus is available.

# II. High School Pupils (Grades 9-12)

A. Transportation will be provided for high school pupils whose residence is more than two (2) miles radial distance from the school of attendance provided further that:

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# Plaintiffs' Exhibit D

- 1. The residence of the pupil is more than 1.2 miles direct travel distance to the nearest city public transportation line, AND
- 2. the travel time by city public transportation is more than forty-five (45) minutes to the designated school of attendance AND
- the public school collection point is within thirty (30) minutes direct travel time by school bus.

B. Upon the recommendation of the Superintendent of Schools and approval by the Board of Education transportation *may be* provided for high school pupils to the designated school of attendance in the neighborhood or parish district within the two-mile radial distance where unusual conditions of hazard and safety exist.

# III. Crippled Pupils

Transportation will be provided to the school of attendance for all children who are so crippled that they are unable to walk to and from school.

# August 25, 1966

It was moved by Mr. Farrier, seconded by Mr. Lucas, that the above transporation policy be approved as recommended.

YEAS: Members Farrier, Lucas, Martin, Murr, Shellabarger, and Kline – 6

NAYS: None

This is a certified true copy of an entry in the Minutes of the August 25, 1966, meeting of the Board of Education, Dayton City School District, Dayton, Ohio.

> HAROLD L. HOWARD, Clerk-Treasurer

#### Plaintiffs' Exhibit D

THURSDAY - AUGUST 21, 1969 - REGULAR MEETING

# [AMENDMENT TO SCHOOL TRANSPORTATION POLICY]

That Section 1-A of the School Transportation Policy be amended to read as follows:

Any elementary grade student (except kindergarten) whose residence is more than 1.5 miles direct travel distance from his school of attendance will be transported to that school from designated pick-up points.

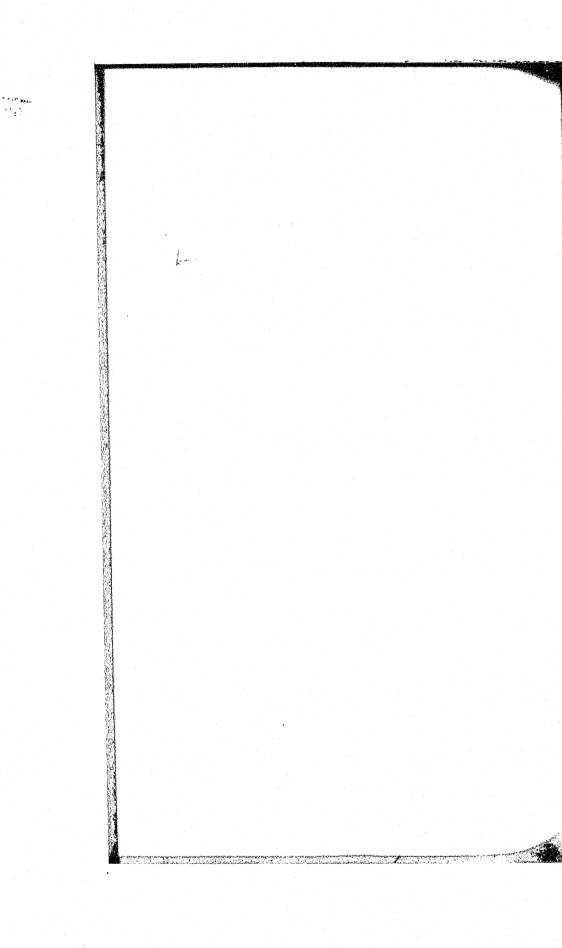
It was moved by Rev. Price, seconded by Mr. MARTIN, that the above amendment to the School Transportation Policy be adopted as recommended by the Supt. of Schools.

YEAS: Lucas, Martin, Price, Shellabarger, and Levy - 5 NAYS: None

The motion was declared approved.

This is a certified true copy of an Amendment adopted by the Dayton Board of Education on August 21, 1969.

> /s/ HAROLD L. HOWARD Clerk-Treasurer



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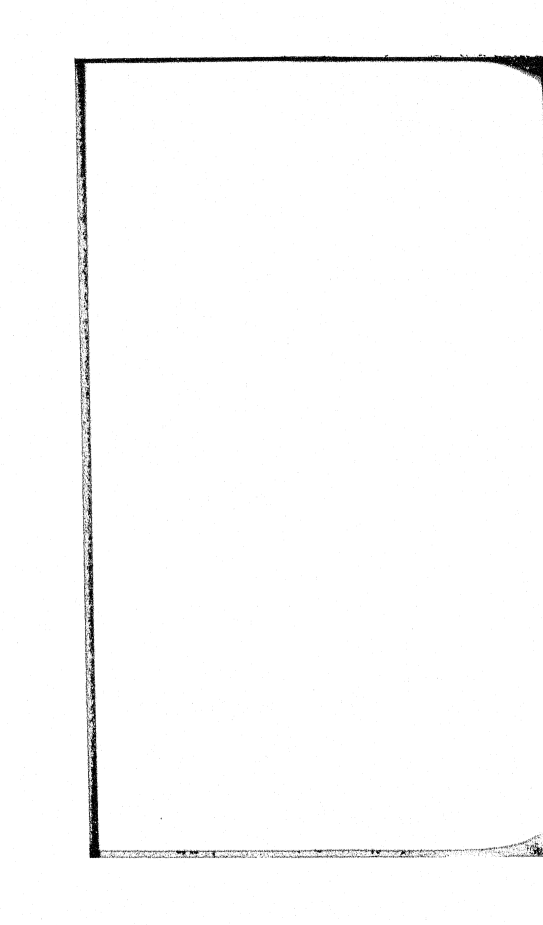
# DEFENDANTS' EXHIBIT E

TRANSPORTATION PROGRAM

i

	Year	19-9961	10066-67   1967-68   1968-69   1909-70   19/0-11	11908-09	1969-70	1/-0/61	7/-1/61
otal	fotal Number of buses operated daily						
	for regular students average						IOT FUE
	for AN & PH	47	60	56	50	35	2nd sem.
	No. of St. John Buses - average						
	AN 6 PN	47	60	56	50	22	18
	No. of Board owned buses	,		1		8	•
		0	0	0	9	13	12
otal	Total No. of Students Transported						
		4,601	5,333	5,948	6,070	5,492	5,404
	No. of Public Students					4,134	m
	Transnorted	3,110	3,709	4,572	4,683	(1,281)*	(1,347)
	No of Non-Public Students					950	028
	Transported	1,390	3,499	1,228	1,168	(479)*	(435)*
	No. of Freedom of Euroliment						
	Students Transported (second			مبتلان			
	semoster)	0	0	0	0	0	230

* Denotes No. of Students Transported on Board Buses



### DEFENDANTS' EXHIBIT N

### THURSDAY – DECEMBER 10, 1959 – REGULAR MEETING

Motion was made by Mr. Wortman, seconded by Dr. Light, that the 2 foregoing resolutions be adopted.

The vote was taken upon the adoption of the resolutions, with the following result:

Broaddus, Farrier, Light, Murr, Mrs. Shellabarger, Wortman, and Kline – 7 Yeas

### Resolutions adopted.

Remarks were made by Mrs. Miley Williamson, executive secretary of the Dayton branch of the National Association for the Advancement of Colored People (NAACP), concerning the selection of the site for the proposed new Dunbar High School, withdrawing previous objections.

This is a certified true copy of an entry in the Minutes of the December 10, 1959, meeting of the Board of Education, Dayton City School District, Dayton, Ohio.

> /s/ HAROLD L. HOWARD Clerk-Treasurer

> > Martin States of States

# DEFENDANTS' EXHIBIT AB

and the state of the second 
# [FREEDOM OF ENROLLMENT POLICY] THURSDAY – MAY 29, 1969 – REGULAR MEETING Rev. Price, presented the following statement to the Board:

This Board is committed to the achievement of quality integrated education for all pupils in the Dayton schools. Within the past month we have requested assistance from the State and Federal offices of Equal Educational Opportunity to explore every feasible means of moving toward this goal. Many individuals have expressed their desire to provide for children, learning opportunities that at present may be limited by housing patterns that may prevail in our urban centers. They may desire to enroll children in a school offering a course or student body composition not available within the attendance area of residence.

The need for additional classrooms exists in many areas of the city. Limited space within certain classrooms is available from time to time. Thus, voluntary transfers may assist in better utilization of all buildings.

For these reasons a policy statement on freedom of enrollment is proposed to make voluntary transfers available to all families within the school district.

# Freedom of Enrollment Policy

### A. Transfer Within District

The parent of a pupil in good standing enrolled in the Dayton Public School District may request assignment of the pupil to any school building within the district where space may be available to accomodate him. Such requests will be granted according to the following priorities:

#### Plaintiffs' Exhibit AB

- 1. Students residing within the attendance area of a school building shall have *first* priority to assignment to that building.
- 2. Students meeting the requirements for a course available only in the particular building shall have second priority for attendance in that building.
- 3. A student desiring enrollment in any building for whatever reason shall have *third* priority in that buildbuilding providing his enrollment will contribute to improved racial balance in that building.
- 4. Transfer to another school within the city may be made at the beginning of a semester.
- 5. A permit to attend a school outside the attendance area of resident is valid until the end of the school year for which it is issued. It is *renewable on a yearto-year* basis depending upon availability of space in the receiving school. A student requesting renewed assignment shall have priority over new transfer requests.
- 6. Students desiring return to their home school district may do so at the end of a semester, unless an emergency situation arises, and will not be eligible for further free enrollment transfer.
- 7. An application for transfer may be obtained from and submitted to the principal of the home school district. All requests for transfer shall be forwarded by the principal to the Department of Pupil Personnel for action.

8. Transportation will be the responsibility of the parent.

#### B. Student Exchanges Within the City

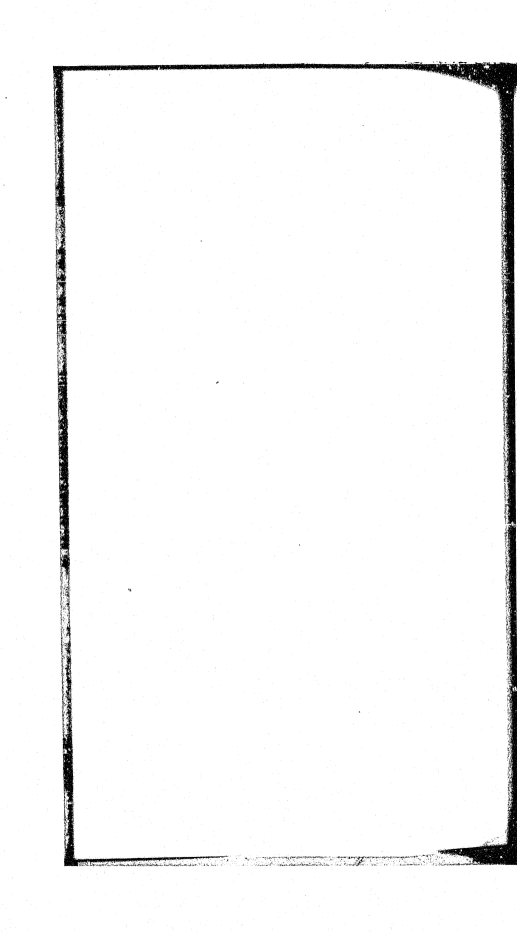
1. Any two pupils, or group of pupils, attending schools within the district may voluntarily exchange places for a semester or a year if such exchange will improve the racial balance in the receiving schools.

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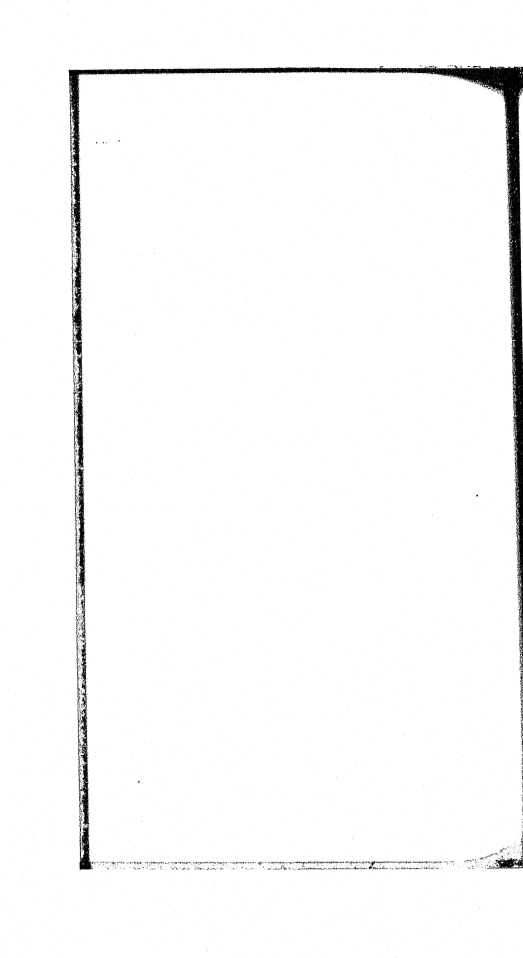
# DEFENDANTS' EXHIBIT AI(c)

#### Selected Summary for Staff and Pupil Date

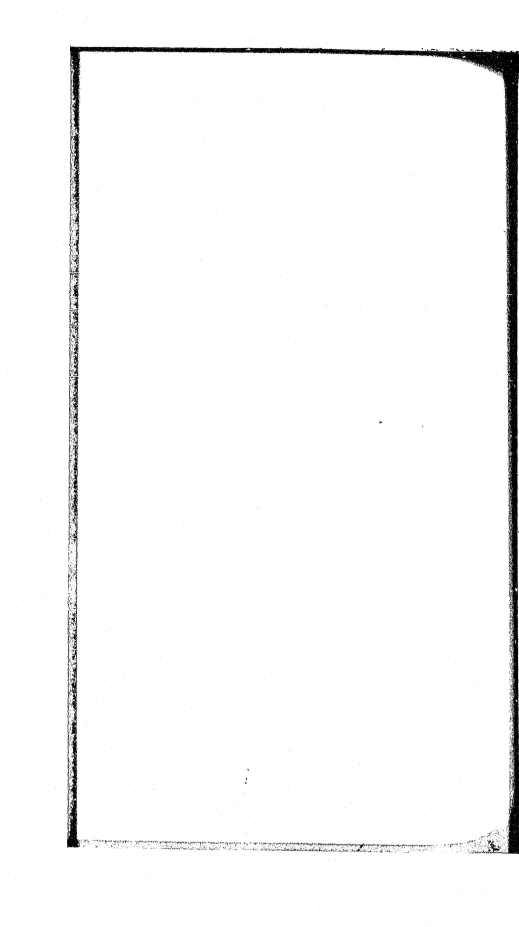
Identific. In of Schools By Faculty Isignment

<u>School</u>	Year	1 Black Staff	5 Black Enrollment
Jane Adams	1951-52	0	29.3
	1963-64	23.1	73.8
Cornell Heights	1968-69	8.8	44.2
	1969-70	20.5	59.1
Edison	1951-52	0	43.1
	1963-64	23.1	80.0
Irving	1950-31	0	27.3
	1951-32	0	46.6
Jackson Elementary	1950-51	0	26.2
	1951-52	0	35.9
Jefferson Primary	1968-69	39.1	57.1
	1969-70	39.3	72.0
	1972-73	32.3	93.5
loagfollow	1968-69	17.5	42.3
	1969-70	20.0	50.2
lesidence Park Frimary	1963-64	5.7	80.0
leaver	1951-52	4.0	67.6
lestwood	1963-64	31.3	94.7
hittier	1951-52	0	29.9
Roosevelt	1963-64	26.8	94.6

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			DEFE	NDA	N13	EAH	DII	лj			
		Black	28.0	38.5	32.9	36.0	32.6	34.9		41.5	
	1972-73	8	38.5	45	83.5	82.5	54.0	36.5	ilable	42	;
		2	66	73	171	1037.6 582.5	525.5 254.0	1563.1 836.5	Not Available	5 5	
		Black	30.4	36.8	1.66	34.3	30.6	33.2	7.26	36.0	
	26-1791	6	4	66	83	560.1	228.5	788.6	. 25	36	
El on		з	98.5	67	165.5	1072.1 560.1	516.0 228.5	1588.1 788.6	107	61.5	
. composition 1. itict		Black	27.0	31.5	29.0	34.6	27.1	32.2	22.7	2.16	
racial ersonne ol pist	1970-71	62	76	SE	2	583	223	806	3	tt s	
Lfied T Lfied T Lv Scho		3	100	76	176	1100	665	1699	109	68.5	
nd Percontage of Nacial Com of Certified Personnel Dayton City School District	2	Black	25.4	29.9	27.6	31.2	25.4	29.4	21.6	36.7	
Number Und Day	1969-70		2	35	63	567	203	0/1	30	9	
2		3	6	83	175	1253	265	1850	102	69	, A
	69	Black	19.4	24.3	22.1	30.2	25.6	28.8	E.	28.4	<b>hepartment</b>
	1968-69	•	13	21	99	163	212	746	36	\$	opsent
		2	78		162	2021	615	1847 746	102	5	I ON NI
			Atministration Central Office + Service Bido.	Principals and Asst's	fotal	Instructional Elementary	nigh	Total	Extra Curricular Coaches	Support Services Counselors	"welled by Staff 'wwelopment
					<b>*</b>			.• 	-		



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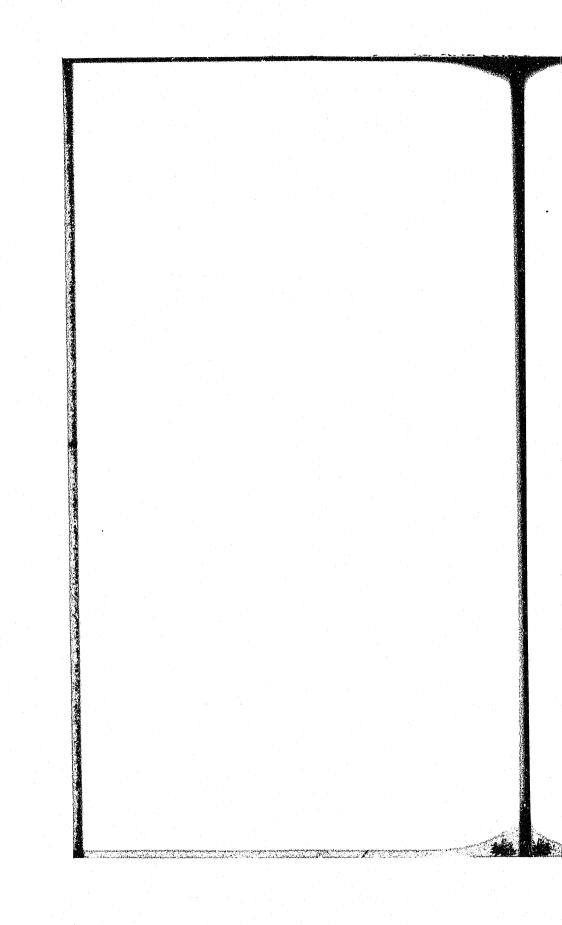
### DEFENDANTS' EXHIBIT AK

ADMINISTRATIVE STAFF BY POSITION, RACE, AND SCHOOL YEAR FOR DAYTON CITY SCHOOLS

	1969	- 70	1970-	-71	1971	-72
	White	Black	White	Black	White	Black
Superintendent	1		1		1	
Mark-Treasurer	1		1		T	
Iministrative Assistant		1		1		
Assistant Superintendent	3	1	- 3	1	3	1
Executive Director	1	1	1	1	3	-
Hrector	5		5		5	1
Asociate Director	4	2	4	2	3	2
Supervisor and Assistant						
Supervisor (Certificated)	20	5	30	4	19	4
Supervisor and Assistant		- ·				
Supervisor (Non-certified)	13	3	11	4	13	3
Suberargor (uou-cercitied)	7	ĩ	4	1	9	3
Cordinator	,	-	ental)	-		
Program Director and	12		1 11	14	Ż	16
(cordinator (Spec. Asst.)			11	7	17	9
lesource Teacher	6	5	15	í	14	1
Psychologist	15	÷ .		•	1	
Gild Accountant	2		1		7.5	(Oriental)
Other	1				1.5	J .
Supervising Principals or			_	-		
Facilitators	2	1	2	1		•
TOTAL Central Office and				-		43
Service Building	93	32	100	37	98.5	
hrcentages	74.6%	25.4%	73.0%	27.0%	69.6%	30.4%
					· · · · ·	
Frincipals	51	18	51	18	47	22
Asistant Principals	31	17	25	17	20	17
WTAL Principals and						
Assistant Principals	82	35	76	35	67	35
Assistant Finespers	70.1%		68.5%	31.5%	63.2%	36.8%
latenre eRes						
INTAL STAFF	175	. 67	176	72	165.5	82
totton a tun .						
Percentages	72.4%	27.6%	71.0%	29.01	66.9%	53.1%

2

to a shiding to the



Summary of Racial Composition of Staff by Composition of Student Body Dayton City Schools

Mite principal with no assistant in schools 50% or more black student population 10% or more black student population 50% or more white student population 50% or more black student population 50% or more black student population 50% or more white student population	1968-69 6 6 196 52 4 7 0	<u>1969-70</u> 6 6 6 13 11 13 11 42 42		19 <u>1-72</u> 5.
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Ccapiled by: Division of Research Management Services Department

280-Ex. DEFENDANTS' EXHIBIT AL

# 281-Ex. DEFENDANTS' EXHIBIT AM

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			1969-70	)	·	· ·		1970-7			1		1971-72	
<b>C</b> -11-	Princip		Asst.	Prin. Black	Int. Codes		incipal te Black		Prin. Black	Int. Codes	Princ	ipal Black	Asst. Prin. White Black	Int. Codes
lem. Schools	White B	lack	Mile	BIACK	Loues	1	te prack	MILLE	DIACK	Coues	mille	Diata	millee Diack	00003
nne Addams	1.				1	1				1	1			1
llen 🕂	- 1					1			·		1, 1,			
lle llaven	1					1					1	1	1	*2
lmont Elem.	1 .					1					1			•
rown	1		1			1		1						
rison		Γ-			-,	1					T	-1-		
leveland	1		1				1	1		*2		1	1	+2
ornell lits.	1			1	*1	1			1 -	*1	1 1		(1B,2W Coord.	) •1
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astmont	ī		1			1 1		1.			1			
dison	<u>س ح ح د .</u>	ī-				1					T	- T -		
ncrson	1		1			1 1	•	1			1		1	
ai rport	ī		1			1 1		1				1	1	+2
airview El.	ī		1			1					1		1	*
t. McKinley	ī					1 i					1 1			·
ranklin		T-			+2	1		- T -		- 72	T	- <b>Г</b> -		- 2 -
ardendale	1	-				1 1					1			1
ettysburg	ī					1					1			
. S. Grant	ī					1 1				•	1			1
. A. Greene	ī				1	1				1.		1		
au: thorne					د سه بگر دن او	1					1-T-			
i ckorydale	ī					1					1			•
ighview	ĩ			1	*1	1				1	1			1
บโโลอก	i		1	-	-	li		1			1		1	
rving	ī		-	1	*1 .	l i			1	+1	1			1
ackson Elem.	<del>i</del>		<del></del>		1	-1i	<u> </u> ;='-'-		-1-		1-1-			F -
ackson Prim.	-	1				1	1		-		1 2	1	•	
efferson Elem.		1	1		*	1 1	1			1	1		1	*1
efferson Prim.		ī	-			1	1				1 .	1		
cmp	1	-			٠	1 1	L · -				1			
cwton		· ī -	·			-1				2	+	-T-		
incoln	1	•	1		-	1 1	1	1		-	1 1	. –	. 1	•
ongfellow	1		•	1	+1			-	1	* *1	1 1		(1B, 2W Coord	.) *1
oos	1			•	•				· .		1 i			•
lacFarlane		1	1		÷ .	1.		1				1	(2B, 1W Coord	) *

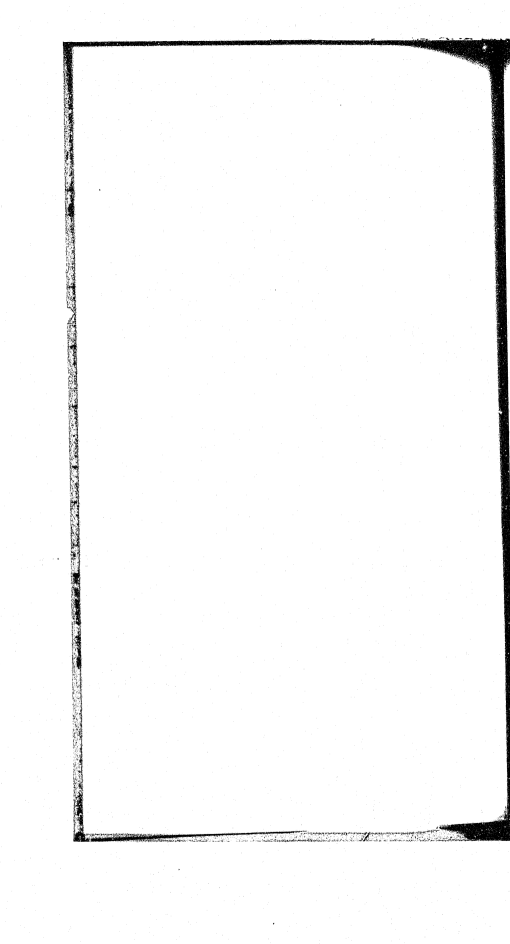
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#### RACIAL COMPOSITION OF PRINCIPALS AND ASSISTANT PRINCIPALS FOR 1969-70, 1970-71, AND 1971-72

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Defendants' Exhibit AM

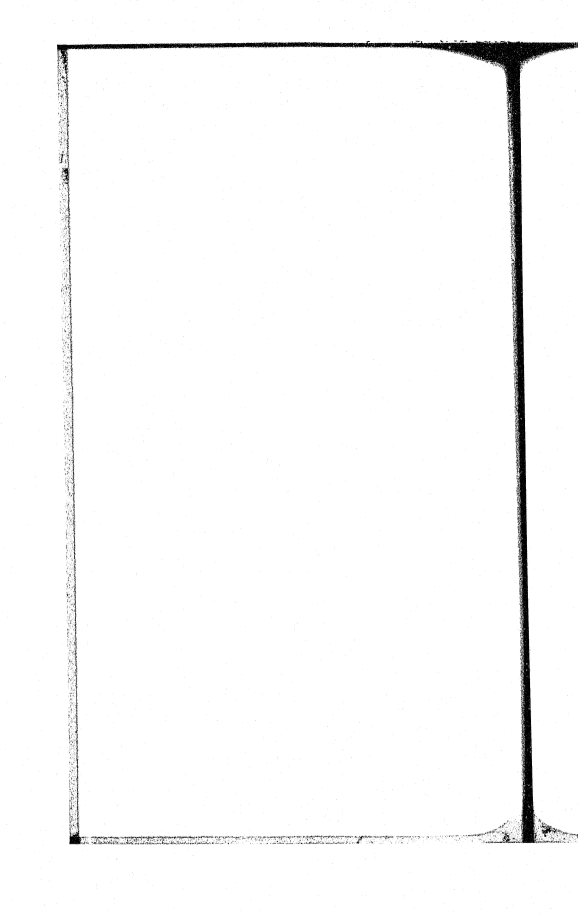
								•		(• ''	,1				
			1969-7	n .		1		1970-71	į	1			1971-1	72	
	Princ	and the second sec		Prin.	Int.	Prin	cipal	Asst.		Int.	Pri	ncipal		Prin.	Int.
Elem. Schools	White			Black	Codes		Black			Codes		e Bla		e Black	Codes
EICM. SCHOOIS	milee	DIGCA													
Horace Mann		1			2		1			2		1			2
McGuffey	1	•	1			1		1			1		· 1-		
McNary		1					1				• 1				1
Meadowdale El.	1	-				1					1	1.1			
Miami Chapel	-	1					1				L	1			
Patterson Elem.	- 1 -					- <u>-</u> -					I				
Residence Pk.El					1	1				1		1	1		
Residence Pk.Pr					1	1 1				1	1				1
Ruskin	1		1			1		1			1		1.		-
Shiloh	- î		·			1						1			2
Shoup Mill	- <del>î</del> -					-1-					<b>F</b> -1				
Louise Troy	•	1					1					1			
Valerie	1	•				1					1				
Van Cleve	- î		1			1		1			1				
Washington	i		•			1 1						1			2_
Weaver							- 7-	r-						1	*1
Webster	1	• • •	•			1 1					1 1			•	
Nestwood	•	1	1	2	*		1		2			1		1	
	1	<b>.</b>	<b>▲</b> ·	· · ī	*1	1 1	-		1	*1	1		(2B,1	W Coord	.) *1
Mittier	1	,	1		÷	1 -	1	1		· •		1			*
Kogaman	1 -		·i			-					F-1		- TIB, 2	V/ Coord	<u>,                                     </u>
Orville Wright			. 1	•		li					1 1		• •		
Gorman	1					i			•		1				
Kennedy	$\cdot \frac{1}{43}$	15	18	7		43	15	14	7		39	19	9	7	
	• 45	15	10	··· 1		1 -3			•				•		
lligh Schools			•	1		1		2	1	+	1		1	1	<b>♦</b>
Belmont	1		2 1	1	<u> </u>		1		i	· 🔺		. 1	1	1	. <b>÷</b> *
hmbar	•	1				1 1	-	i	ī		1		1	1	. *
Fairview	1		2			1		· ·	· •		1 i		1		
<u>Kiser</u>						-					·		1	7-	
Meadowdale	1		1	1	-	1		1	1	*	1		1	1	•
Patterson Coop	1		1	1			1	. <b>*</b>	1		1 . 1	. 1	ı i	1	; 🔶
Roosevelt		1	1	2			1	•	<del>-</del>	*	1		i .i	1	· •
Roth		1_	1_					+-				ن <u>ب</u> س م			
Stivers	1		1			1 1			2				i	· 1	•
Col. White	1		1	. 1.	*			1	1				1	ī	*
Wilbur Wright	1		1	1		1 4		<del>1</del>	10	-	1 -	i –	3 II	10	
	.8	3	13	10		8	5	11	10		1.			• • •	
Total for Inte	gration	1 Codes	(Int.	Codes)						18				•	26
* Integrated	admini	istrati	ve sta	ff	19					18					12
(1) White Prin	cipal 1	in blac	k scho	01	10					· · · · · · · · · · · · · · · · · · ·					8
(2) Black Prin	cipal i	in whit	te scho	01	3					. 4					• •

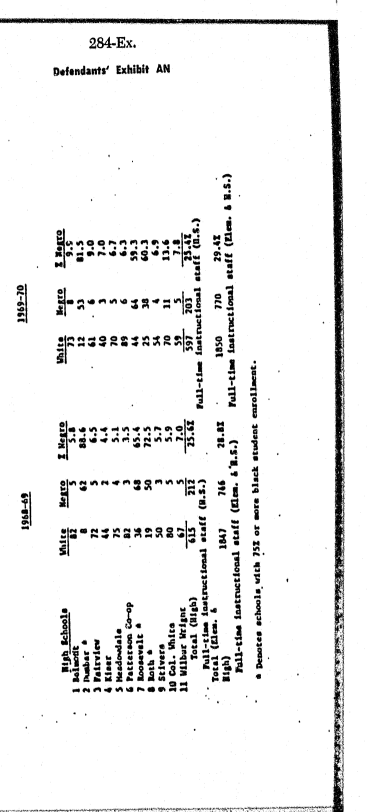


# DEFENDANTS' EXHIBIT AN

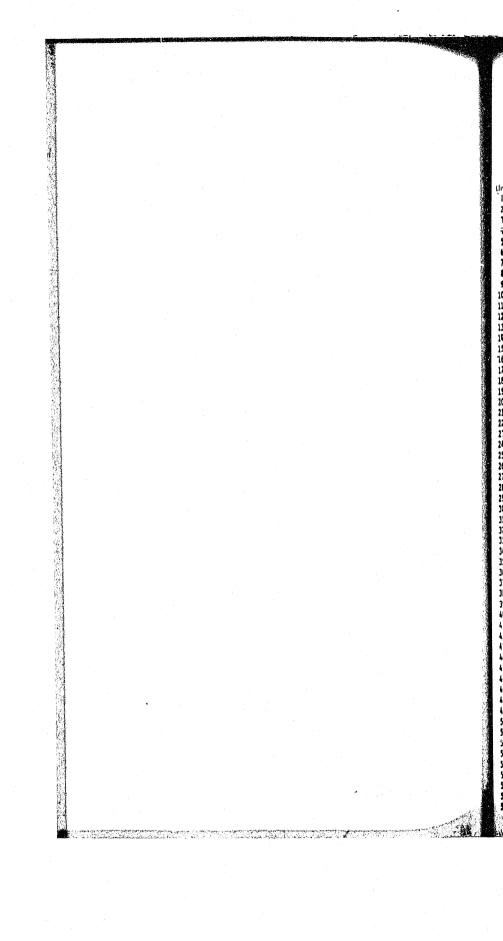
### MUMBER OF TEACHERS BY RACE AND I OF HEGRO TEACHERS

	•	1968-69	-		1969-70	) No ant
Elementary Schools	White	Negro	2 Negro	White		25.92
Jane Addams *	20	6	23.12	20	7	11.1
2 Allen	24	1	4.0	24	6	12.0
1 Belle Haven	43	2	4.4		2	7.4
4 Belmont Elem.	26	1	3.7	25 42	2	4.5
5 Brown	44	1	2.2	7	20	74.1
d Carlson *	4	21	84.0	44	3	6.4
7 Cleveland	44	1	2.2	31	8	20.5
& Cornell Heights 73		· 3 .	8.8	23	8	25.8
9 Drezel	24	2	7.7	29	4	12.1
10 Eastmont	36	1	2.7	10	15	60.0
11 Edison *	2	16	88.9	• 36	6	14.3
12 Emerson	39	4	9.3	29	- 4	12.1
13 Fairport	32	2	5.9	29	3	9.4
14 Tairview Elem.	32	2	5.9	13	3	14.3
15 Fort McKinley	17	1	5.6	35	2	5.4
16 Franklin	36	1	2.7	12	2	14.3
17 Cardendale (72-73 *)	8	3	27.3	21	4	16.0
18 Gettysburg	25	1	3.9	25	2	6.7
19 U. S. Grant	30	2	6.3	14	. 17	54.8
10 Grace A. Greene *	5	21	80.8	12	1	7.7
11 Havthorne	12	0	0.0	22	3	12.0
12 Hickorydale	22	21	SE	17	17	50.0
23 Highview *	15			41	3	6.8
14 Huffman	38	3	7.3	9	26	74.3
25 Irving *	9	26	74.3		32	78.0
16 Jackson Elem. *	6	33.	82.6	10	12	54.5
17 Jackson Primary *	4	19		22	- 14	38.9
18 Jefferson Elem *	36	8	13.2 39.1	17	11	39.3
19 Jefferson Primary *	14	9	0.0	25	2	7.4
30 Kemp	28	0	0.0	22	2	8.3
11 Levton	22	0	2.3	38	. 4	19.5
11 Lincoln	42	1	u7.5	36	9	20.0
3 Longfellow	33	1	3.5	26	4	13.3
H LOOS	28	48	98.0	7	41	85.4
15 MacFarlana *		<b>~</b> 0	0.0	12	2	14.3
16 Horace Mann	14	1	2.8	31	6	16.2
37 McGuffey	35	19	86.4	8	15.	65.2
HcKary *	30	19	3.2	25	4	13.8
Headowdale Elan.	30	29	87.9	9	28	75.7
40 Missi Chapel *	25	47	3.9	24	1	4.0
4. Patterson Elam		23	67.7	18	17	48.5
42 Residence Park Elem		11	68.8	5	10	66.7
4) Residence Park Prim 44 Ruskin	ary - 5 38	1	2.6	36 *	2	5.3
45 Shiloh	19	ō	0.0	26	1	3.7
4 Shoup Mill	14	i.	6.7	12	2	14.3
17 Louise Troy *	0	20	100.0		25	86.2
4 Valerie	18	1	5.3	18	5	21.7
4 Van Cleve	33	ĩ	2.9	27	5	15.6
W Kashington	23	4.	14.8	21	6	22.2
11 Weaver &		43	89.6	11	38	77.6
12 Webster	28	0	0.0	26	3	10.3
11 m	21	42	65.6	26	34	56.7
A Whittier *	12	21	63.6	14	17	54.8 .
55 Voganan *	1	40	97.6	9	33	78.6
% Orville Wright	29	1	3.3	75	4	12.5
17 Gorman	14	ō	0.0	14	2	12.5
y Kennedy	17		26.1	15	5	25.0
Total (Elem.)	1,232	534	30.22	1,253	567	31.22
Pall-time instruct	lonal staf	f (Kima)		Pull-time in	Eructione	1 staff (91.
			t i stationer en			
and the second	a series and a series of the	THE CONTRACT	and the state of the	AND THE STREET, STREET	Section Section	





MEMBER OF TEACHERS BY RACE AND Z OF NECRO TEACHERS

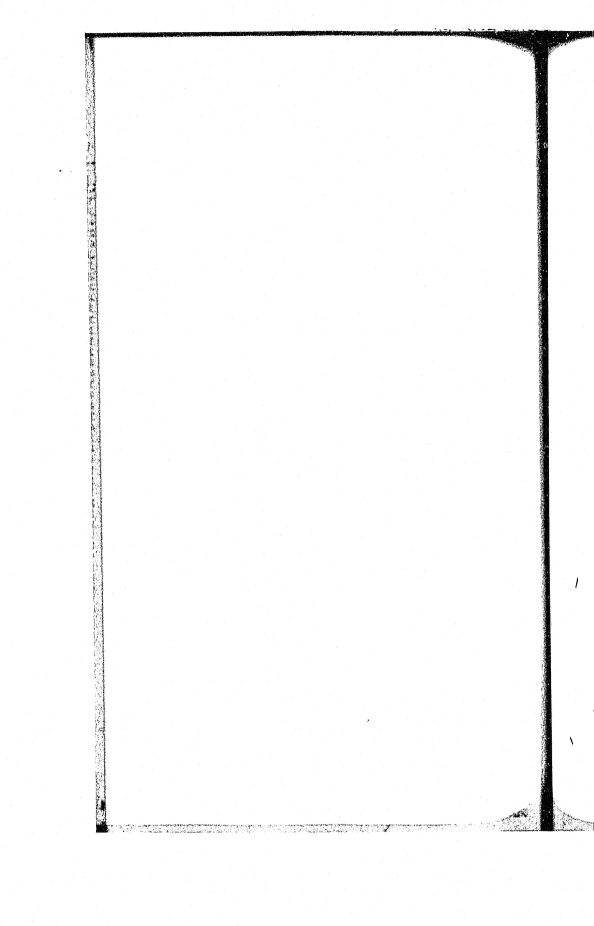


# Defendants' Exhibit AN

#### RACIAL COMPOSITION OF SCHOOLS FOR 1970-71, 1971-72 AND 1972-73

			197	0-71	****	19	71-72	<del>مىتىپيرىتىچىتىچە</del>	19	72-73	
the stat	hau	14	White	Negro	Z Negro	White	Negro	Z Negro	White	liegro	Z Negro
	-	• •	14	10	41.7	15.8	10.7	40.3	13.9	10	41.8
2.			21	3	12.5	17.1	7	29.0	15.3	9	37.0
1.			35	3	7.9	23.9	12.8	34.8	22.2	13	36.9 41.6
i.			18.5	3	14.0	14.3	7	32.8	11.8	8.4 11.5	27.6
5.			40	3	7.0	27.8	12	30.1	30.1	11.5	4L1
6.			4	21	.84.0	14.8 32.5	9.3 14	38.5 30.1	33.9	12	26.1
1.			43	4	8.5 33.3	26	12	31.5	25.5	15	37.0
1.			24	7	29.2	19.7	8	28.8	17.6	6	25.4
9.			28	ź	9.7	17.9	7.5	29.5	17.6	7.3	29.3
10.			6	14	70.0	14.5	9	38.2	12.7	12.2	49.0
11.			32	10	23.8	21.2	15	41.4	21	12.5	39.1
13.			28	5	15.2	19.4	12.1	38.4	16.5	9.6	36.8
13.			27	5	15.6	22.1	8.3	27.3	21	9	20.0
15.			14	3	17.6	12.6	. 5.5	30.3	13.3	5	27.3
16.			30.5	3	9.0	17.5	. 7	28.5	18.1	9.2 10.5	33.7 42.2
17.	.•		9	8	47.1	14.6	7.1	32.7 38.3	14.4 14.2	10.5	42.2
18.			20	4.	16.7	15.1	9.4	27.7	19.6	9.2	31.9
19.			25.5 10	3 20	10.5 66.7	18.2	8.8	36.3	13.3	10.6	44.4
20. *			10	20	18.2	8.8	3.4	27.8	7.4	2.6	26.0
21.			14	4	28.6	14.1	6	29.5	13.7	4.6	25.1
22.			15	18.5	55.2	19.7	10.8	35.4	15.8	11.6	42.3
24.			39	4	9.3	25.8	12.4	32.4	26.7	14.1	34.5
25. *			6	23	79.3	16.4	12	42.2	16.2	11.2	40.9
26. *			10	29	74.4	26	15.4	37.2	20	17.3	46.4
27*			8	11	57.9	11	5.6	33.7	11.8	5.4	31.4
28. *			24	15	38.5	42	22	. 34.3	23.6	14	37.2 32.3
29. *			14	8	36.4	13.8	9	39.4	16.8 16.1	5 6.5	28.8
30.			22	2	8.3	13.8	9 7	34.8	11.7	5	29.9
31.			21 33	6	0.0 15.4	23.4	12	33.8	24.3	9.7	28.5
32.			33 31	10	24.4	31.4	16	33.7	28.4	18	38.8
33. 34.			28	2	6.7	17.2	7	28.9	20.8	7	25.2
35. *			7	41	85.4	28.4	17	37.4	26.3	20	43.2
36.			11	2	15.4	8.8	4.4	33.3	7.7	4.1	34.7
37.			22	8	23.5	22.9	10.5	31.4	20.9	8.5	28.9
38. *			7	13	65.0	11.8		37.2	9.3	7.4	44.3
39.			24	4	14.3	15.4	7 Louise T	31.2 From	20.7	5.4	20.7 42.1
40. *			8	27	77.1	see 1 17.8	Louise T 7.8	30.4	32.8	15.6	32.2
41.		•	24	0 19	0.0 57.6	17.8		45.3	18.2	11.2	38.1
42. *			- 14	19	56.3	10.2		32.9	12.9	5	27.9
43			31	5.5	15.1	23	11.2	32.7	22.8	11.2	32.9
45.			22	3	12.0	14.4		37.1	13.4	12	47.2
46.			10	2	10.7	7.8		27.7	5.9	2.2	27.2
47. *			7	20	74.1	24.7	15	37.7	14.5	8	35.6
49.			15	3	16.7	13.1	4.2	24.2	12.1	4.6	27.5
49.			26	6	18.8	19.3	11	36.3	19	11	36.7
50.			19	9	32.1	15.6		38.0	17.3	9	34.2
51. #	r.		10	37	78.7	24.8		38.1	20.2	14.3	44.4 34.4
52.			19	3	13.6	14.4		30.4	14.9 33.4	23.2	41.0
53. 🛎			. 22	33	60.0	35.5	16	38.6 38.0	21.3	14	39.7
54. * 55. *	-		* 9 . B.	20	69.0 78.9	26 24.5			21.5	21.6	49.8
55. A 56.	•		28	30	3.4	24.5	15	34.0	27.7	17	38.0
57.			11.5		14.8	11.8		14.4	12.5	2.4	16.1
58.			14	<u>.</u>	33.3	15.7	6.2	28.3	see I	Patterson	elea.
	0	Slem.	) 1100	583	34.6	1072.1	560.1	34.3	1032.6	.582.5	36.0
1.5	Serence of	initias trade		10000 (000) C				ternerationary po Lansarianistic dist	angenergenergenergen Sammer an solo	and a second and a second s	CONTRACTOR OF STREET
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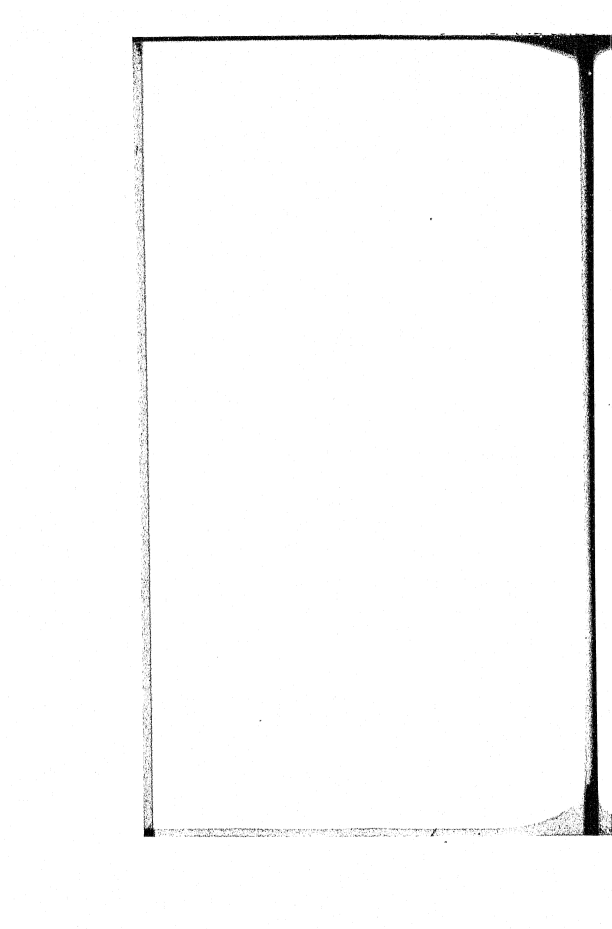
RACIAL COMPOSITION OF SCHOOLS FOR 1970-71, 1971-72 AND 1972-73

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			10-0161			1971-72	2		E2-1261 ·	
gh Schools		White	Negro	X Negro	White	Negro	Pel	White	Negro	X Negro
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		12	59	82.1	33.6			36.5		50.3
		5	6)	12.3	41.6			44.6		29.9
		60	2	4.9	30			31.8		20.1
	•	11	-	6.6	55.6			61.6		23.6
		32	9	6.1	72.5			72.5		27.1
		44		59.6	48			19		47.4
-		21	•	67.2	36			35		6.64
		5	τġ	10.3	41.2			40.5		30.8
		66	1	14.1	52			53		32.1
		85			42.5		24.7	42.5		28.6
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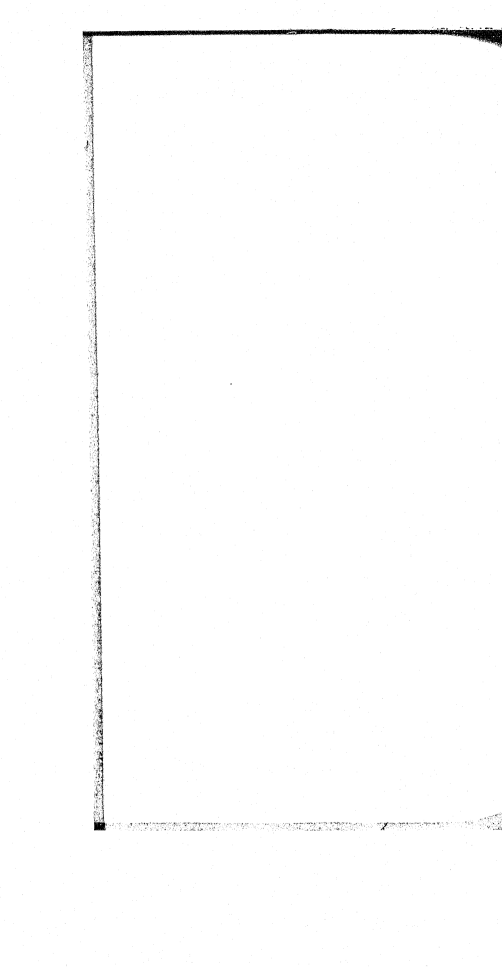
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								Octol	October 12, 1972	1972
	196	1968-69	1969-70	-70	17-0701	-11	1971-72	- 72 .	19.	ET-5791
*Total Counselors		89	109	đ	66	99.5	65 1	<b>49.5</b>		101
	No.	•	No.	-	No.	-	llo.		No.	-
Black	25	28.4	40	36.7	te .	31.2	36	36	4	41.5
Whi te	63	71.6	69	63.3	68.5	68.8	63.5	64	59	58.4
Delack counselers assigned to Ofredominately black schools	25	100	30.5	76.25	24	11.4	12	C.U	20	47.6
Black counselors assigned to predominately white schools	0	•	5.6	23. 75 .	۲	32.6	Z	6C.6	5	52.3
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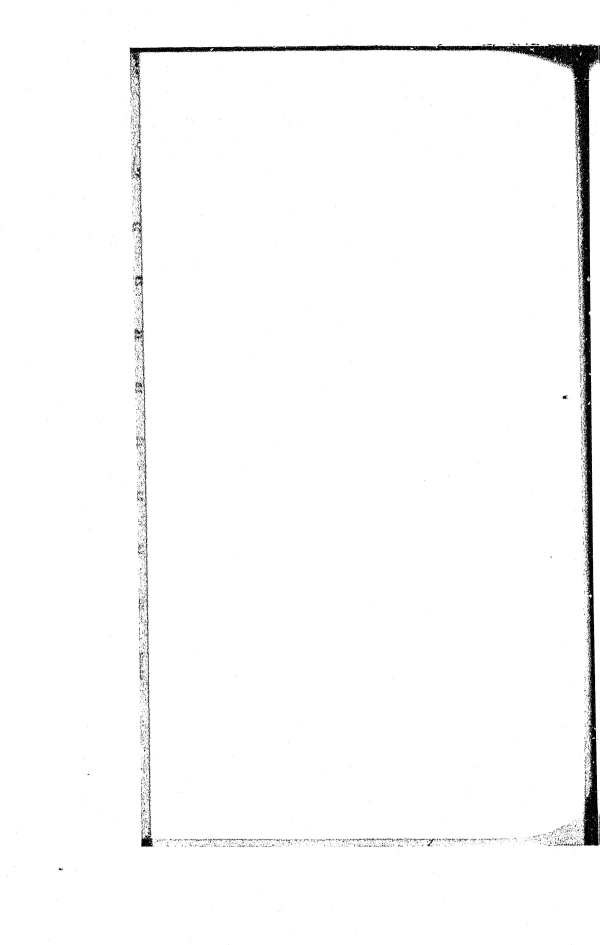
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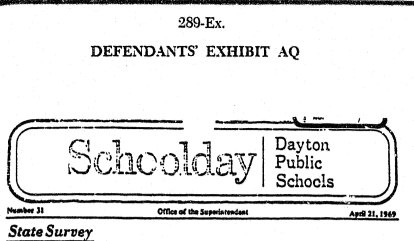


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# Dayton Schools' Record Highest In Employment of Negro Educators

Dayton is a city of employment opportunity for Negro educators.

Dayton schools have the top record in employment of Negro teachers among the state's largest cities.

A district-by-district survey ordered by the State Board of Education discloses that Dayton ranks number one in:

Proportion of Negro teachers to Negro pupils.
 Proportion of Negro administrators to Negro pupils.

The report shows that Dayton, with 38.3 per cent Negro student enrollment, has a 28.6 per cent Negro teaching staff-precentagewise a ratio of three to four.

Only Claveland employs a higher percentage of Negro teachers, but the ratio of Claveland's percentage of Negro teachers to percentage ofNegro students is only two to three-25 per cent compared to 55 per cent respectively.

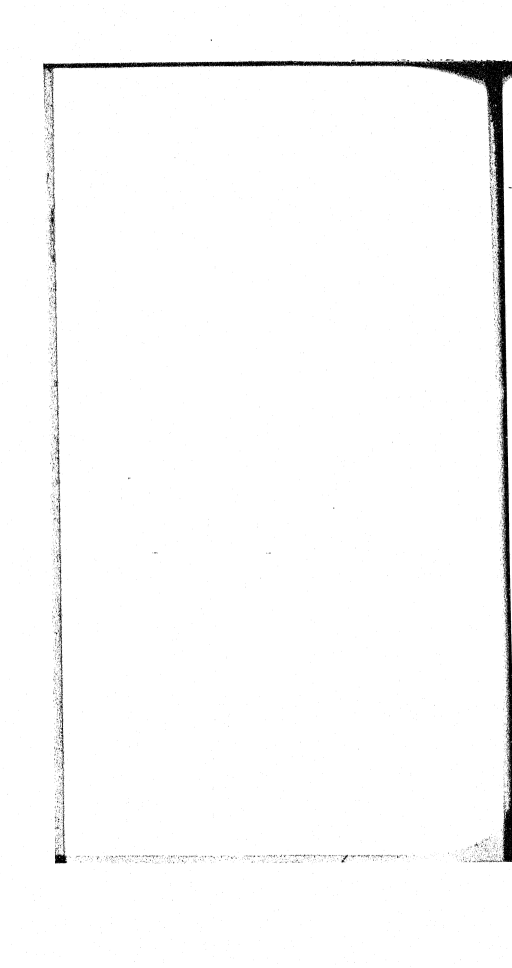
Dayton also ranks second in the state in the proportion of total teaching staff that is Negro.

The city ranks second again in total per cent of Negro administrators, its 2% of per cent exceeded only by Claveland. The latter's percentage of administators to pupils is a ratio of only two to five, however, compared to Dayton's nearly three to five.

Dayton employs three times the percentage of Negro teachers as the average of the 20 largest districts and four times the percentage of administrators, the report shows.

The totals for the 20 cities reveal 9.5 per cent of their teachers and 5.5 per cent of the administrative staffs are Negro, compared to the Dayton figures of 28.6 per cent and 21.6 per cent.

	Employment in	Large Ohio Citles	
City	% Negro enrollment	% Negro teachers	% Negro Administrator
Akron	25.8%	7.6%	13.2%
Canton	19.6%	0.0%	1.3%
Cincinnati	42.9%	22.9%	14.3%
Cleveland	55.9%	37.9%	23.5%
Columbus	26.0%	12.6%	11.3%
DAYTON	35.3%	28.6%	21.6%
Tuledo	26.775	17.0%	12.7%
Youngstown	40.9%	7.5%	12.0%
20-city total	18.9%	9.5%	5.5%



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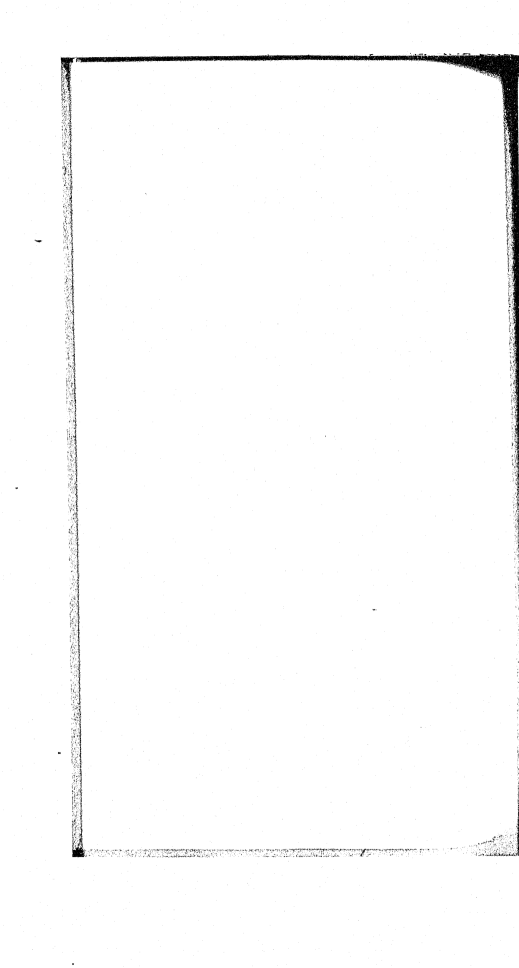
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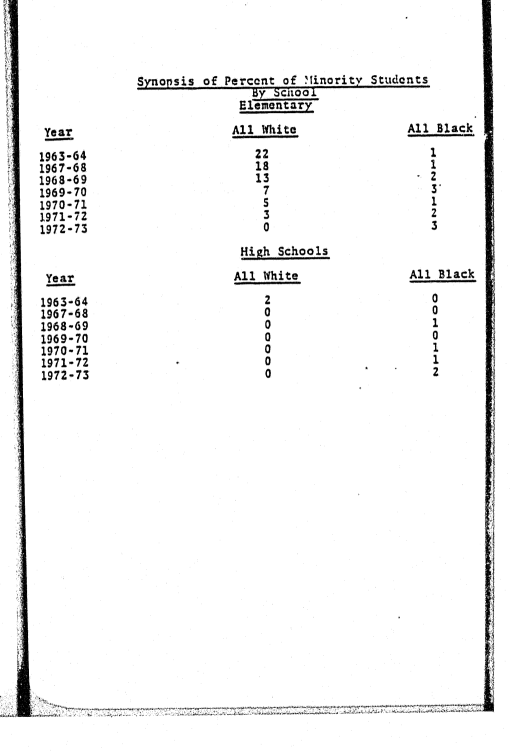
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59.	Dunkar	2222 Richley Ave.
60.	Felgulau	2404 Philadelphia Dr.
41.	Liner	1401 Les Street
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41.	Patterson Co-op	115 E. First Street
44.	teeevalt	2013 W. Third Street
45.	Leth	4535 Heaver Ave.
14.		1313 E. Fifth Street
47.	Colonal White	SOL MEASARS AND.
48.	Vilbur Wright	1361 Huffman Ave.

#### I OF HENORETY STUDENTS BY YEAR

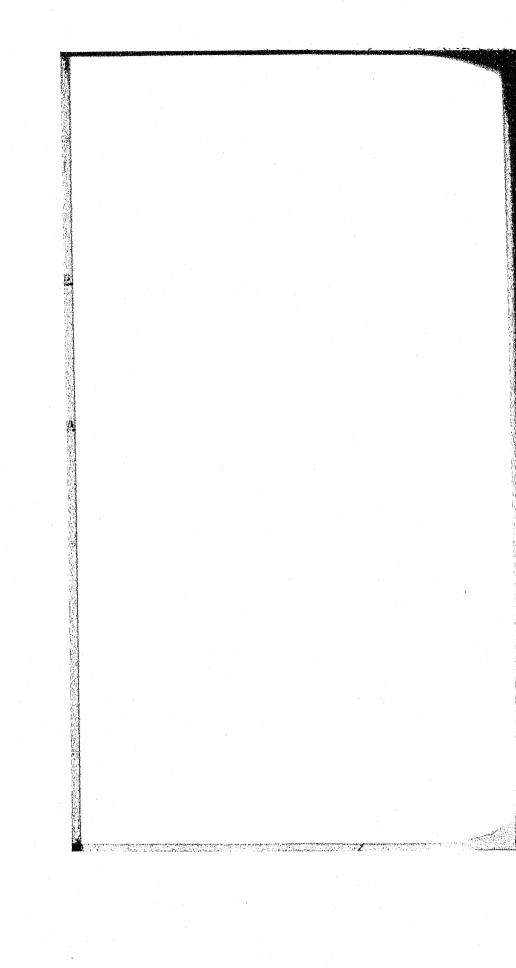
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0.3	0.3	0.6	0.8	1.0	1.0	2.2
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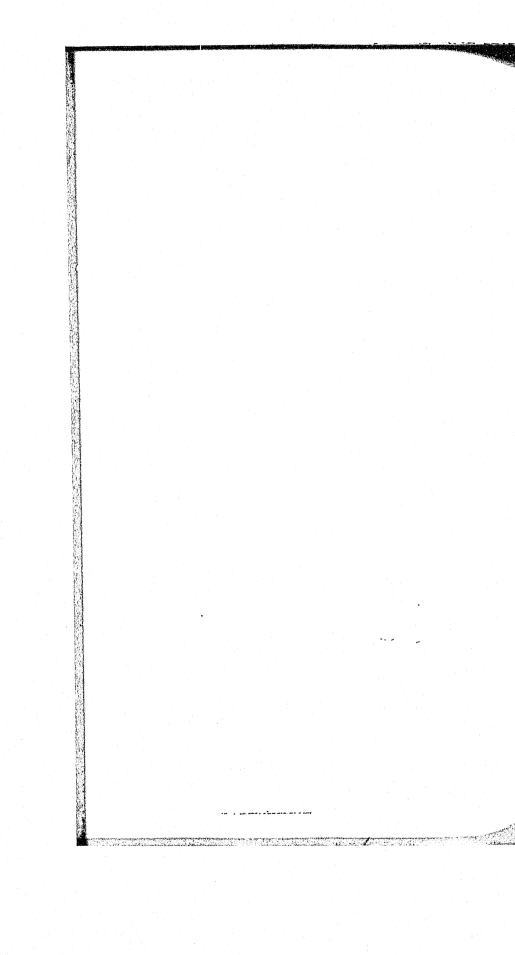


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## DEFENDANTS' EXHIBIT AZ

## EFFORTS TOWARD INTEGRATION IN DAYTON PUBLIC SCHOOLS

Trends and efforts toward integration of both pupils and staff of Dayton schools are obvious in the establishment of a freedom of enrollment policy, the organization and activities of human relations councils, the holding of desegregation inservice education program as well as workshops and retreats to study current social problems, the design of student exchange programs and the use of gifts to our schools for human relations projects.

Other efforts are evidenced by the many projects of the Office of Equal Educational Opportunity in the Dayton school district; the publications, teaching demonstrations, and other curriculum developments of the Negro History division of the instruction department; and reports of desegregation surveys and research studies made in Dayton public schools.

## Efforts Toward Integration Through Student Activities

Lack of communication among students, teachers and administrators has been cited as a major factor in school concerns. Many authorities concur that an exchange of views among these persons would alleviate many of the problems currently facing the secondary schools. Students not only must be given a chance to speak, they must also be given the opportunity to be heard. It has become evident to the Office of Student Relations that students, teachers and administrators should be involved in a continuing dialogue over problems important to the school. If this dialogue takes place, the majority of stress and disruptions need not happen. A frank exchange of ideas with students is often a means of warding off barriers to communication which give rise to forceful dissent. That students clamor for more opportunities to be heard indicates

#### Plaintiffs' Exhibit AZ

that the concept of youth becoming deeply involved in student programs is a highly significant direction in which schools should be moving.

The following student activities now initiated in Dayton public schools give our students an opportunity to experience meaningful integrated experiences.

## Freedom of Enrollment

The Dayton School Board approved a Freedom of Enrollment Policy, effective September, 1969, to assist in providing quality integrated education for all public school students. The policy provides that within certain limitations any student in the school system is eligible to attend any of its schools. The limitations include requirement that space be available in the requested school, that special courses be attainable only in the requested school and that the student's presence in the school will improve racial balance in that building.

Any two students or numerically equal groups may exchange places if the exchange improves the racial balance. The Freedom of Enrollment Policy extends to Elementary Schools as well as High Schools. There have been 405 students transferred under the Freedom of Enrollment Policy. Tables 4 and 5 present statistics pertaining to this program.

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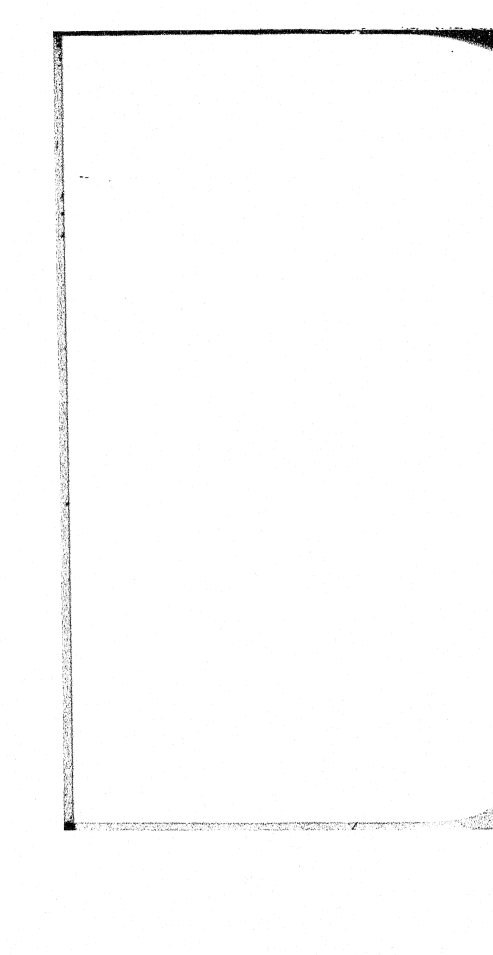
Defendants' Exhibit AZ

TABLE 4. FREEDOM OF ENROLLMENT REPORT, FIRST SEMESTER, SEPTEMBER 22, 1970 1 ī T

•	Non-Minoriev	Minority	Total
Total Number (Ilementary & High School)			
Applications Received	53	282	335
Approvals	28	140	168
Disapprovals	25	142	167
Elementary School		an a	I
Approvals	6	*43	49
Dissonrovuls.	2	**16	18
Reasons for Disapprovals			
Racial balance not improved	1 1	5	6
Lack of classrocs space	1	. 9	10
Lack of transportation	0	2	2
Not in good standing	0	0	0
High School			
Approvals	22	97	119
Disapprovals	23	126	149
Reasons for Disapprovals	ŀ		1.
Racial balance cot improved	5	52	57
Lack of classform space	9	59	68
Lack of transportation	0	9	9
Not in good standing	0	4	4
Course attainable at home school	9	2	11
	1		1

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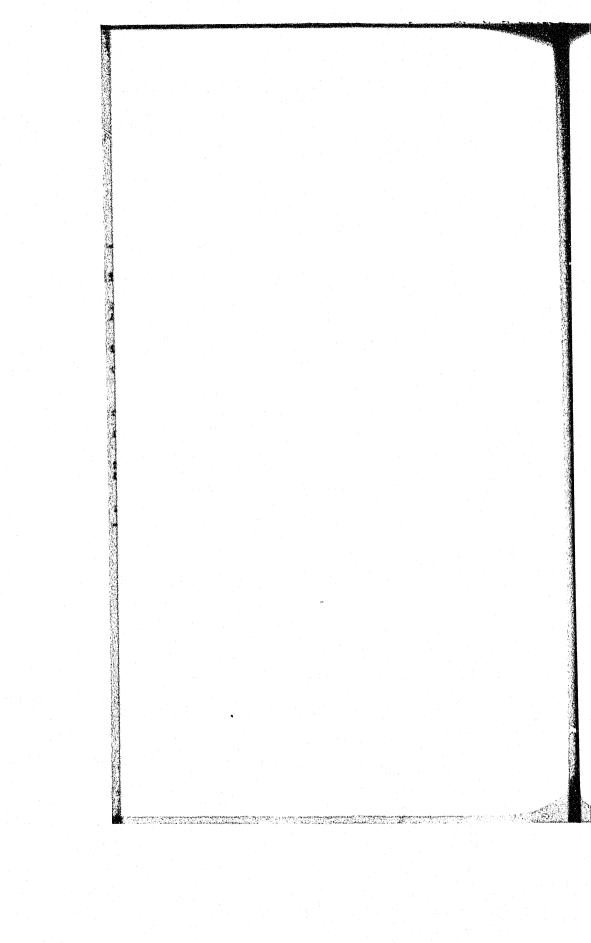
*1 Mindu **2 Spanish-surnamed Americans



## Defendants' Exhibit AZ

Flumentary Schools	Graies	Total.	Schools	Crades	Total	High Schools	Grades	Total
Brown	7,8	2	Lewton	8	1	Belmont	9-17,10-3	]
Cleveland	1,6	2	Meadowdale	6,8	٤	Dunbar	12-1 10	21
Edison	1	1	Ruskin	5,8	2	Fairview	9-24,10-6,	
Fairport	K,5	2	Valerie	K-2,1-1, 2-1.3-1.		Xiser	11-1,12-1 9-2,10-1, 11-4	32
Fairview	K-1.1-1.			5-1,6-2, 7-2,8-1	11			
	6-3,7-2,		Van Cleve	3-1,4-1, 6-1,8-2	5	Meadowdale	9-19,10-7, 11-2,12-2	30
Saccysburg	6-2,7-1	11 3	Westword	3-1,8-1	2	Roth	12	1
1.5. Grane	4,6	2					9-8,10-1,	
efferson Pr.	1	1				Col. White	11-3 11-2,12-1	12
efferson El.	3,6	2				W. Wright		
		4			•		11-3	12

TABLE 5. ALIM-INTARY AND HICH SCREDL FRELEOM OF ENHOLENENT APPROVALS BY SCHOOL AND GRADE



#### Plaintiffs' Exhibit AZ

### **Student Human Relations Councils**

Most programs involving human relations and interactions were organized in the local school buildings. The local school personnel best knows its own students, teachers and parents. The students in these schools may have concerns totally unlike those in any other school in our system, so a local building Human Relations Planning Council initiates programs involving staff with students and students with students. In the more successful programs the Human Relations Councils include the principal as well as other staff members chosen wholly or in part by the students. The local Human Relations Council Faculty Advisor meets with the students regularly during the school hours or evenings.

All City Human Relations Council. Subsequent to organizing some local human relations councils, students recognized that certain concerns of human relations and meaningful interactions appeared to be district wide in nature. That is, all senior high schools may deal with students having certain similar types of concerns. Therefore, the All City Human Relations Council was established with the following purposes:

- a. To develop a better understanding and mutual regard of all people.
- b. To coordinate the activities of the Human Relations Councils of all the member schools.
- c. To develop insights among students which may support the attitudes in behavior patterns that tend to improve human relations in all schools.

Humanities in progress. An organization called Humanities in Progress was initiated to provide a program for a small number of students on a demonstration basis. These students would be able to take back to their individual classes the insights gained both from an unusual seminar content and from the interaction of participants from diverse cultural and

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### Plaintiffs' Exhibit AZ

ethnic backgrounds. The Humanities in Progress program was discontinued because of lack of funds.

#### Retreats

Community workshop. A retreat or workshop was held at the Third Baptist Church. This workshop included representation from the following areas: NAACP, Suicide Prevention Center, Southern Christian Leadership Council, The United Theological Seminary, Living Arts, and the Negro History Department from the Board of Education.

All City Human Relations Council retreat. A weekend retreat at Bergamo Youth Center was planned by the students from the All City Human Relations Council. It was an attempt to help each student develop: (a) respect for the rights and opinions of others; (b) a realization that prejudices often stem from lack of understanding; (c) recognition that there are similarities and differences, but differences do not necessarily denote superiority or inferiority.

Cultural contributions retreat. A retreat was held at the Art Institute which dealt with the cultural contributions by persons of different ethnic and religious backgrounds. A second theme of this workshop concerned changing communities and their effects upon school, real estate brokers and social conditions. Resource aid for this workshop was drawn primarily from the Dayton View Stabilization Program.

Community power structure retreat. Mrs. Velma Strode, Community Relations Office, Washington, D.C., was a resource person to students in a workshop that outlined the power structure of our community and what it means. The purpose of this retreat was to explore constructive methods of involving the community and students in bringing about change within the community and school.

Communications skills workshop. A retreat was held at the University of Dayton's east campus to deal with communica-

### Plaintiffs' Exhibit AZ

tions skills. The purpose of this communications skills workshop was to assist students in basic communications skills which may have some application in their own school organizations. Members of the Student Senate Advisory Forum, which was formulated as a clearinghouse for student activities on a city-wide basis, were in attendance.

Glen Helen retreat. A weekend retreat was held at Glen Helen, Yellow Springs, Ohio. The purpose of this retreat was to help students develop some degree of (a) sensitivity to and understanding of each person — his importance to the group and his special talents; (b) ability to put general welfare above individual interests; (c) recognition that rules and standards are necessary for group living; (d) ability to work together to achieve common goals.

#### **Exchange Programs**

Student exchanges within and outside the school district have been rather extensive. High school and elementary school student exchanges have shown a constructive potential for future orientation programs. One of the primary purposes of student exchange is to allow students to share in school experiences that may differ from experiences in their own school.

Exchanges to establish new friendships. Students of one west side school visited a school outside our district. They spent the day at the school. Each student was invited to have supper in the home of a host student. All students met at the school that evening and attended a basketball game.

City-wide exchange program. Currently students are planning a city-wide exchange that will include the parochial schools. Twenty-six students will visit each high school. The purpose of this student exchange, which is being organized by the student group STRATE (Students Taking Responsible Action Toward Education), is to promote better understanding among students, teachers and administrators. It will allow

### Plaintiffs' Exhibit AZ

students to observe the environment and participate in some of the activities of another school. While doing so they will have opportunity to discuss mutual problems and ideas with students in the other environments. They will discuss for instance, school dress codes, student councils, time schedules and projects being planned by the school.

## **Special Gifts**

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A special gift was donated by the McConnaughey Family of Cincinnati to be used for promoting human relations activities in the Dayton School District. Funds have been used in many ways.

NEA conference. Two students used funds to attend the NEA's Human Relations Conference in Washington, D.C. One of the students from the Dayton Public Schools presented a position paper, "Student Involvement in Human Relations," which was endorsed by the conference.

Consultant services. Consultant aid was provided from the Special Gift Fund for human relations facilitators in planning experimental projects for orienting elementary feeder school students before entering high school.

Workshops and conferences. The funds provided a communications workshop for students so that skills might be learned to enhance human relations, and they also paid expenses for a student to attend the Ohio School Board Association Conference in Columbus, Ohio. The funds also provided transportation and other services that would encourage and support human relations activities in various schools.

Unused funds. Any remaining funds will be used to assist in a nominal way any human relations activity within the local district. It has proved beneficial to keep seed money to which will be added possible future gifts.

## DEFENDANTS' EXHIBIT BA

Students Transported from Jefferson in 1969-70 to:

Fairport	18
Ft. McKinley	22
Loos	42
Horace Mann	37
Hickorydale	19
Shiloh	51
Shoup Mill	62
Valerie	81

Students Transported from Westwood in 1969-70 to:

Irving	17
Miami Chapel	24
Meadowdale	
Elementary	40

Students transported from Edison in 1971-72 to:

Belle Haven	42
Gettysburg	42
Hickorydale	24
Meadowdale	
Elementary	46

### DEFENDANTS' EXHIBIT BQ

## THURSDAY – MARCH 27, 1969 – SPECIAL MEETING

Mr. Chester Gooding, Principal, Stivers High School, was introduced by Dr. Levy and asked to present his views to the Board concerning the request that the present boundary lines of his school be expanded. At the conclusion of his remarks, Mr. Gooding emphasized that redistricting of the Stivers district would provide an increased enrollment enabling the school to increase its course offerings, allow more flexibility and increase the efficiency of the use of the Stivers High School facilities.

Dr. William Goff, Director of Pupil Personnel Services, then presented a series of four (4) recommendations to the Board for its consideration, the adoption of which would increase the enrollment of the school by approximately 166 students in school year 1969/70, based on present estimates. It was proposed that the present two optional areas between Stivers and Belmont and Wilbur Wright High Schools be eliminated and made a permanent part of the Stivers district, that the Walnut Hills area of the Lincoln Elementary School district now assigned to Belmont High School be transferred to the Stivers district, and that the areas east of Interstate Highway 75 whose students now attend Roosevelt and Dunbar High Schools be transferred to the Stivers District.

Mr. Martin arrived at the meeting at this point.

Dr. Wayne M. Carle, Superintendent of Schools, gave three major reasons for the proposed changes:

1. All pupils would continue to be within a reasonable distance of the school.

## Defendants' Exhibit BQ

- 2. The proposed new boundary lines would make a sensible symmetrical pattern.
- 3. The new enrollment of students would give Stivers High School a broad cross section of the urban area racially, culturally and socio-economicaly.

A number of residents of all the areas affected offered comments both for and against the proposal. After a lengthy hearing and discussion, the Board took the matter under advisement pending future presentation of final recommendations by the Superintendent of Schools.

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## DEFENDANTS' EXHIBIT BS

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THURSDAY – OCTOBER 2, 1969 – REGULAR MEETING

The following Resolution was introduced by Dr. Carrell, seconded by Mr. Lucas:

WHEREAS, this Board has committed itself to the achievement of quality integrated education, and,

WHEREAS, the organizational life and activities of the schools are an important part of the total curriculum that should be a living laboratory of democratic values and equal opportunity, and,

WHEREAS, Section 7.01.8 of the Handbook of Policies, Rules and Regulations provides that "Any contest or activity which excludes students because of race, color or creed is strictly prohibited."

NOW, THEREFORE, BE IT RESOLVED by the Board of Education of the Ctiy School District that the following be and hereby is adopted as paragraph b, to be added to Section 7.01 of the Policies, Rules and Regulations.

It is the policy of the Board of Education to permit to exist in the schools only those student organizations and activities which include in their constitution, rules and practices, provision for equal and democratic participation of all students regardless of their religion, race, creed, color or economic status.

No organization is authorized which is exclusive with respect to, or tends to foster discrimination by virtue of, a student's religion, race, creed, color or economic status.

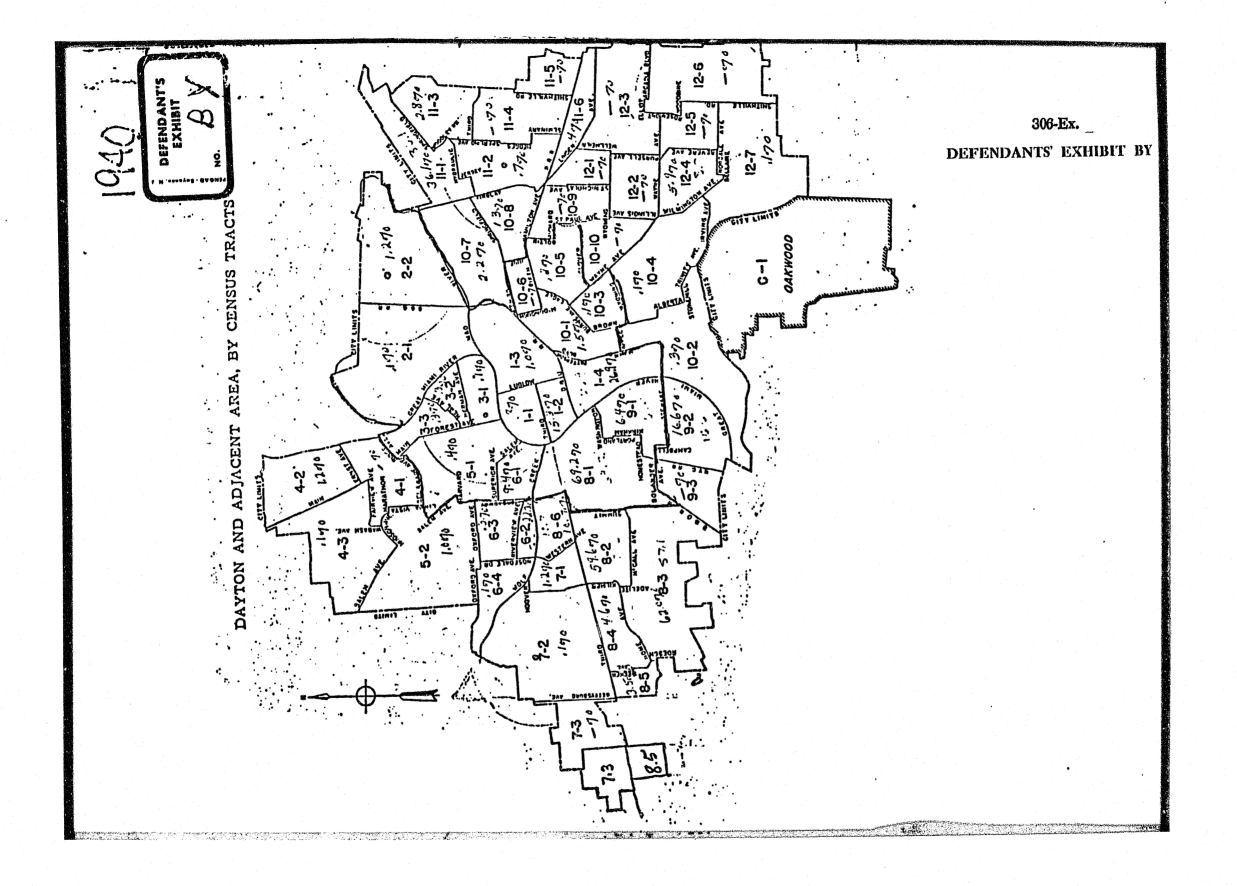
Consistent with democratic principles, provision shall be made in all curricular and co-curricular activities to encourage the inclusion and active participation of minority groups and the free and open expression of all points of view.

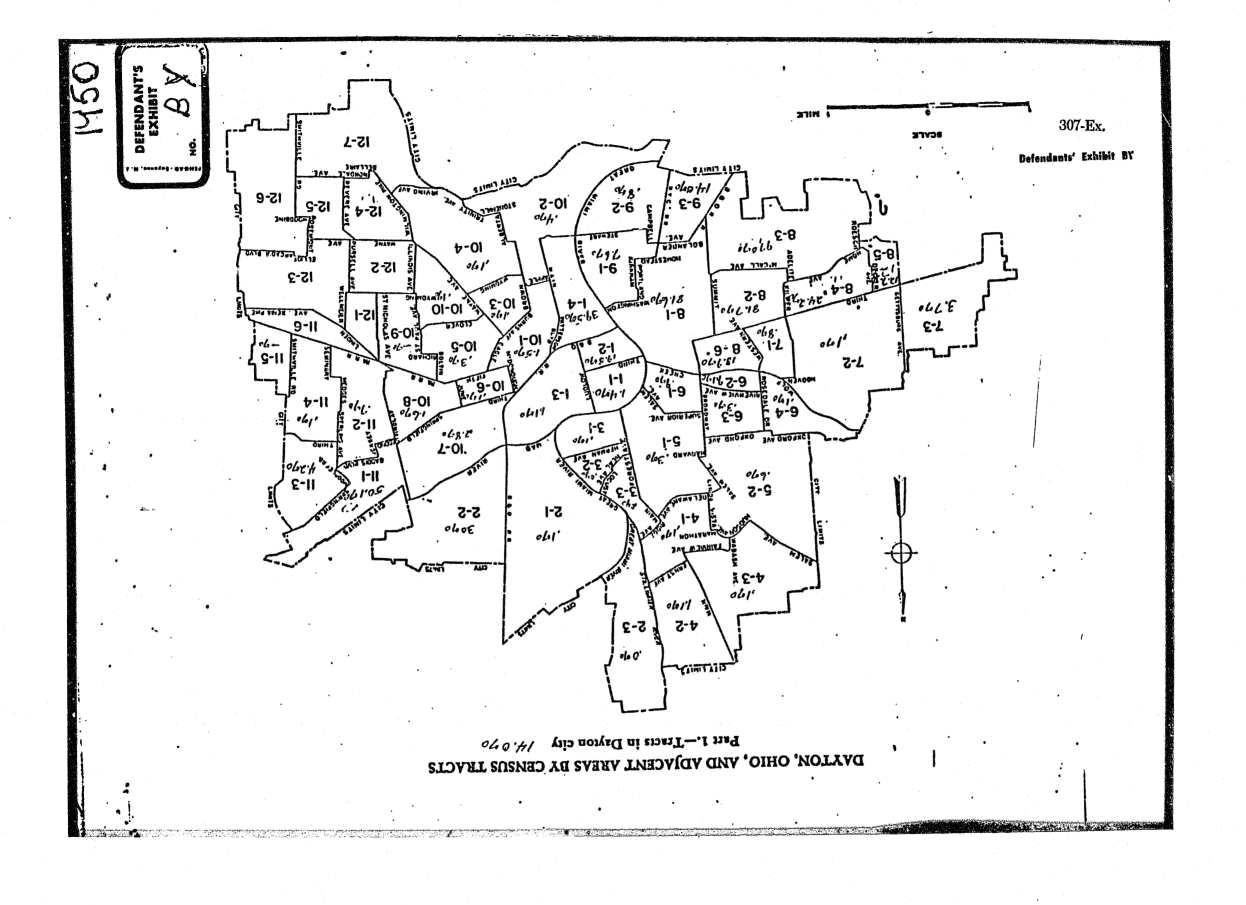
### Defendants' Exhibit BS

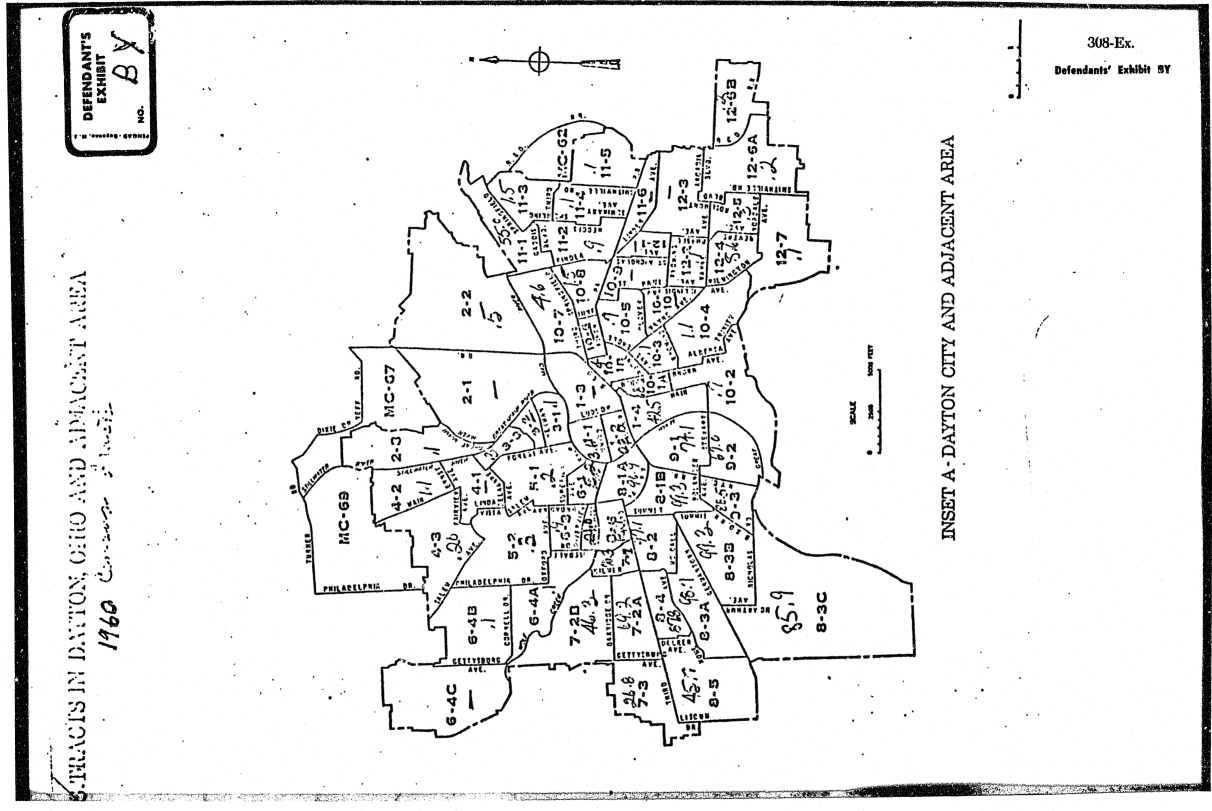
YEAS: Carrell, Martin, Lucas, Price, Seaman, Shellabarger, and Levy -7

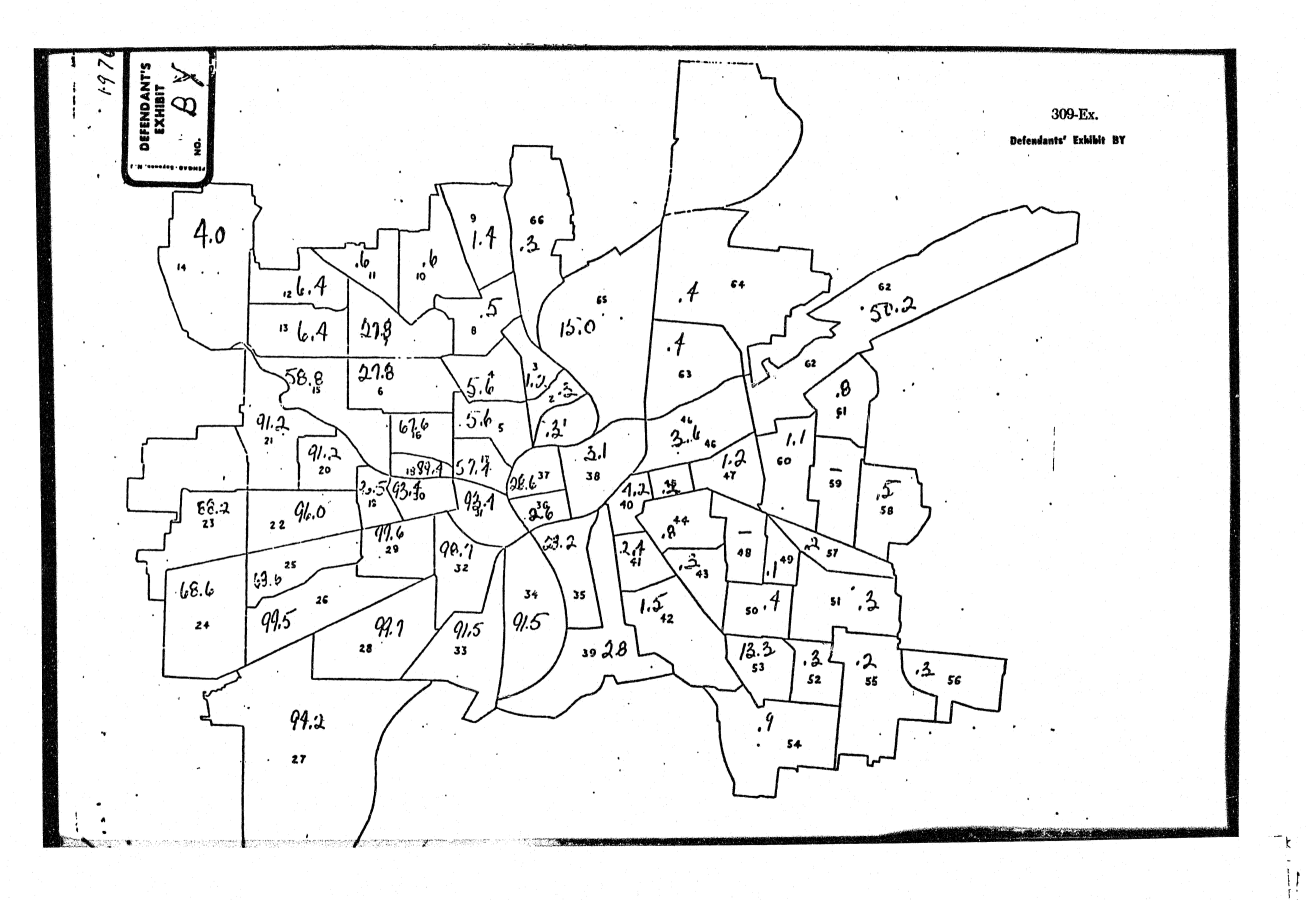
NAYS: None.

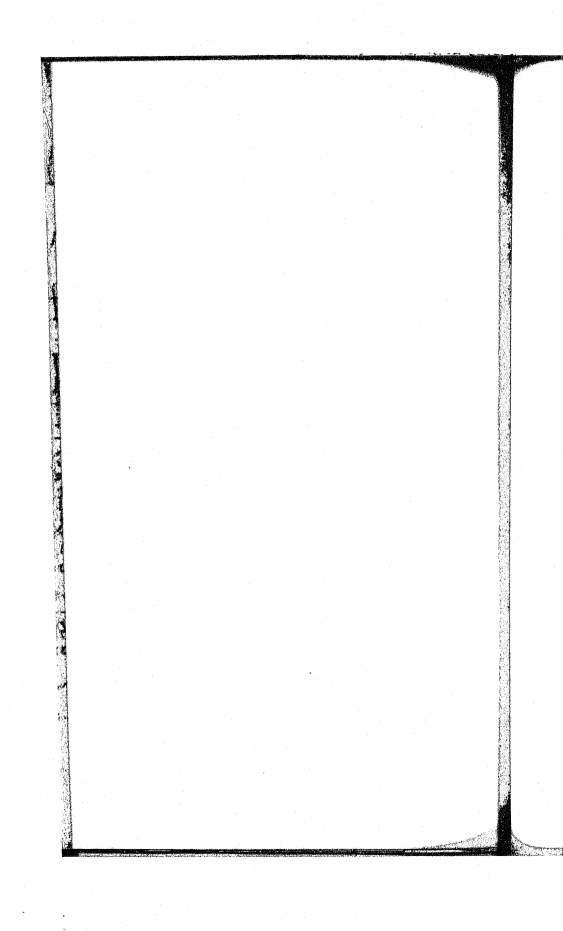
The Resolution was declared adopted.











## DEFENDANTS' EXHIBIT CI(2)

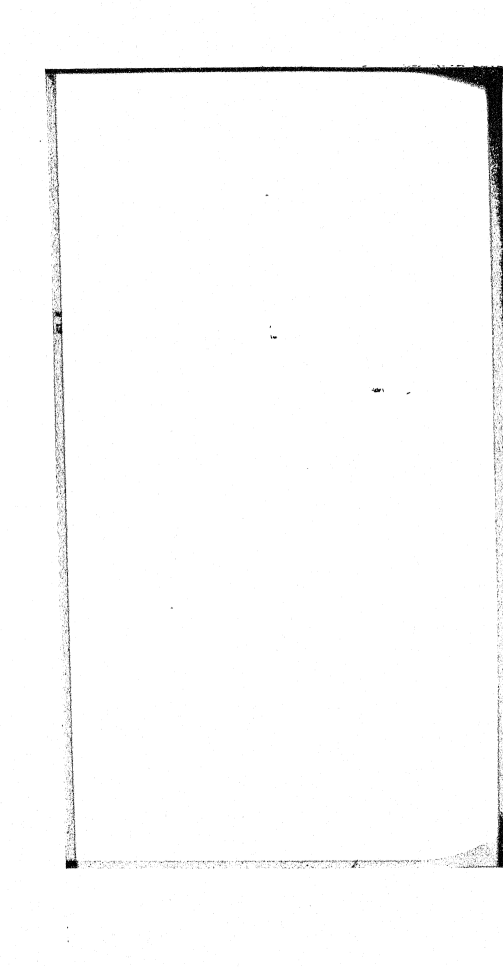
#### ROOSEVELT HIG. SCHOOL

Graduating Class with Number of Students by Race From the Colonel White-Roosevel: Optional Zone

	Total in Grad	lusting Class	Option	al Zone
Years	White	Black	White	Black
1957-58	119	194	5	2
195E-59	103	109	10	0
1959-60	56	; 271	9	2
1960-61	16	301	2	3
1961-62	19	335	0	4
1962-63	12	292	2	1
1963-64	10	352	1	C
1964-65	S	265	i i	2
				•

Supplied by Roosevelt High School 11-9-72

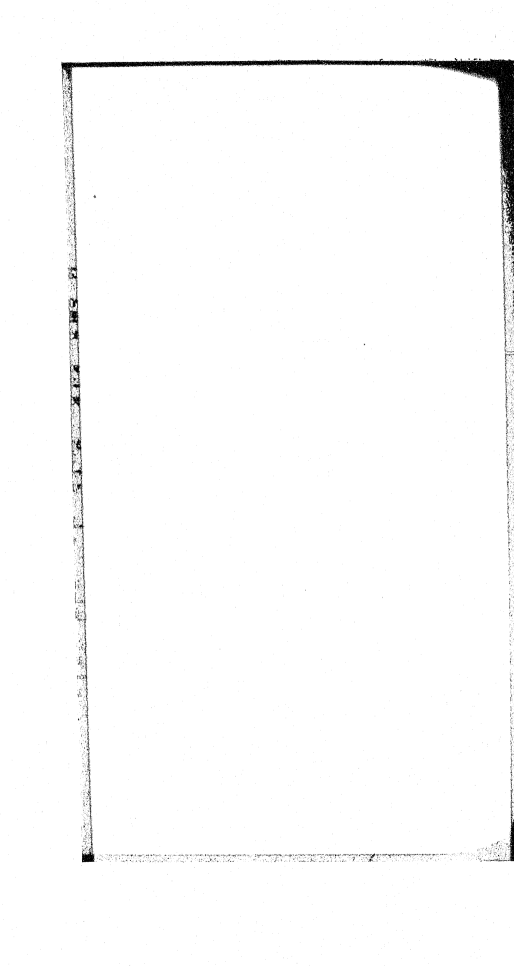
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# DEFENDANTS' EXHIBIT CM

Racial Corposition Non-Teaching Personnel

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clerical:		52	98 92	52 15	78
Schools		28	92	45	102
Others					160 1277
All		80	190 1270	97	700 7514
· · · · · · · · · · · · · · · · · · ·		82	125	<del>9</del> 5 2	150
Food Service: Truck Drivers				_2	<u>- 6</u>
Truck Drivers					156 T253
ALL		82	125 1207	97	
Maintenance & Transp.				0	30
Trades		· 0	30	2	30 . 6
Laborers .		2	30 6 2	2	1
Truck Drivers		2	<u> </u>		
All		4	38 T42	L.	37 141
Bus Drivers	•	8	<u>6</u> 6 T14	<u>-7</u> 7	<u>-7</u> 7 T14
ALL		8	0 11-4	•	
Operations		143	159	133	162
Schools		143	1	3	2.
Others					164 1300
ALL		147	160 1307	136	164 T300
Other			8	2	10
Stock Clerks		3	8	2	2
Truck Driver		<u></u>			
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All	•	•			
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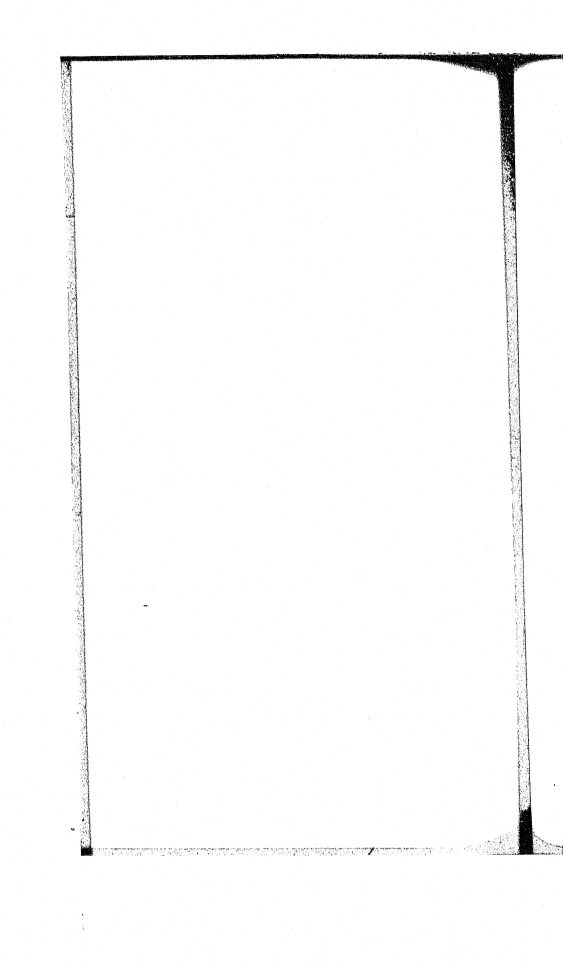


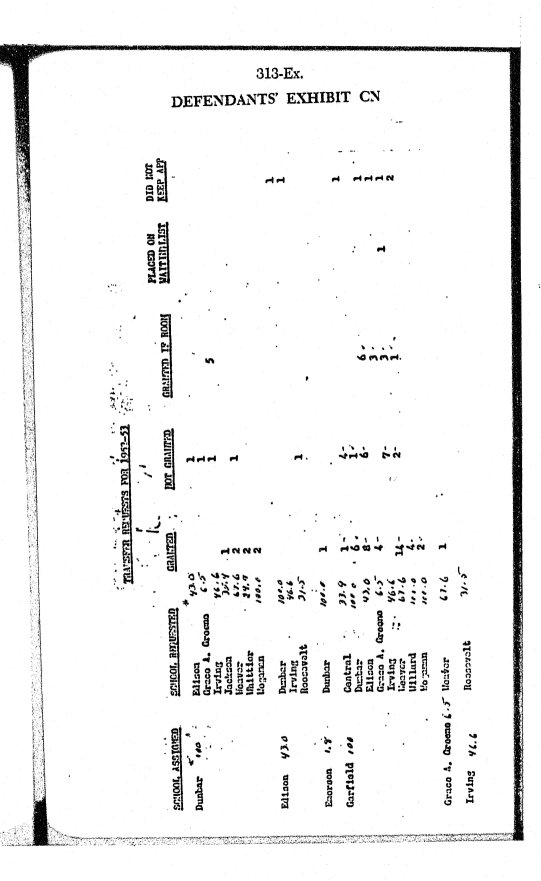
## Defendants' Exhibit CM

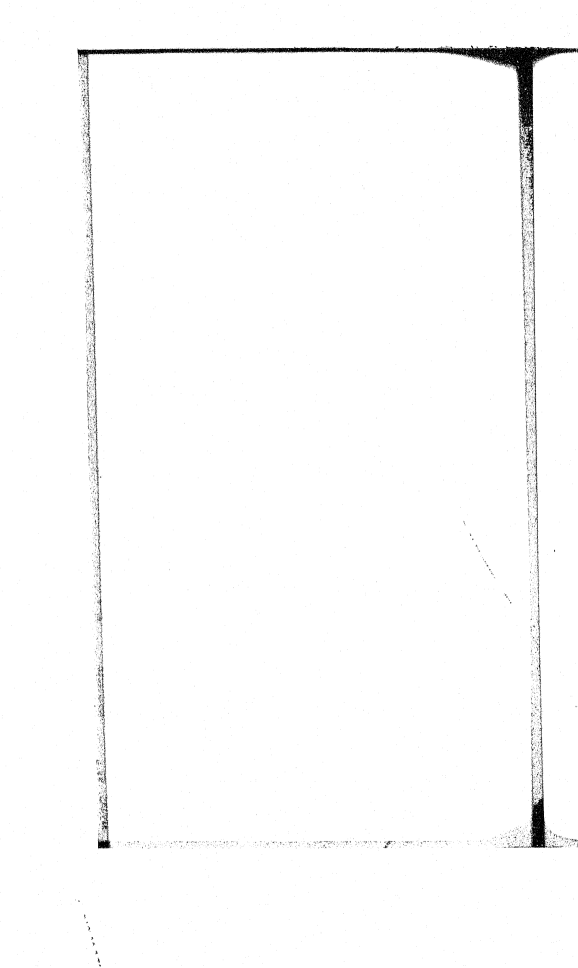
	TCT	LS	BLACK		<u> - 314</u>	<u></u>
Clerical 1971-72 1972-73	270	277	80	97	301	354
Food Service 1971-72 1972-73	207	253	82	97	40%	38%
Maintenanco & Transp. 1971-72 1972-73	42	' <b>4</b> 1	1. 1.	Ŀ	95	10%
Bus Drivers 1971-72 1972-73	14	14	8	7	57%	50%
Operations 1971-72 1972-73	307	300	147	136	48×	45%
Other 1971-72 1972-73	15	16	5	ti.	331	25%
1971-72 1972-73	855	901	326	345	384	38%

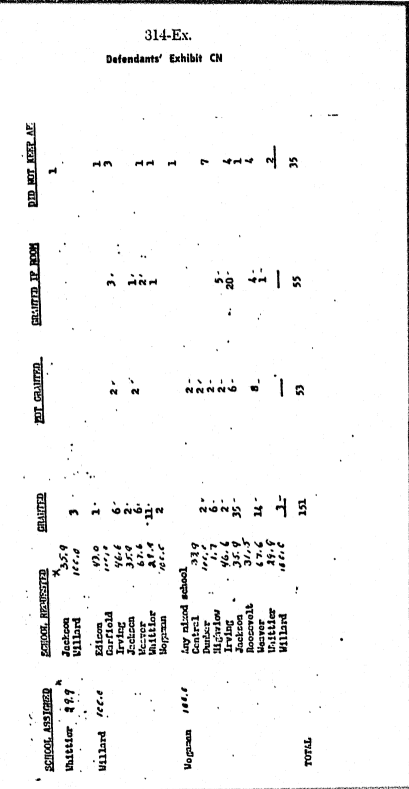
Staff Development Dept. Classified Personnel Div. Dayton Public Schools 10/27/72

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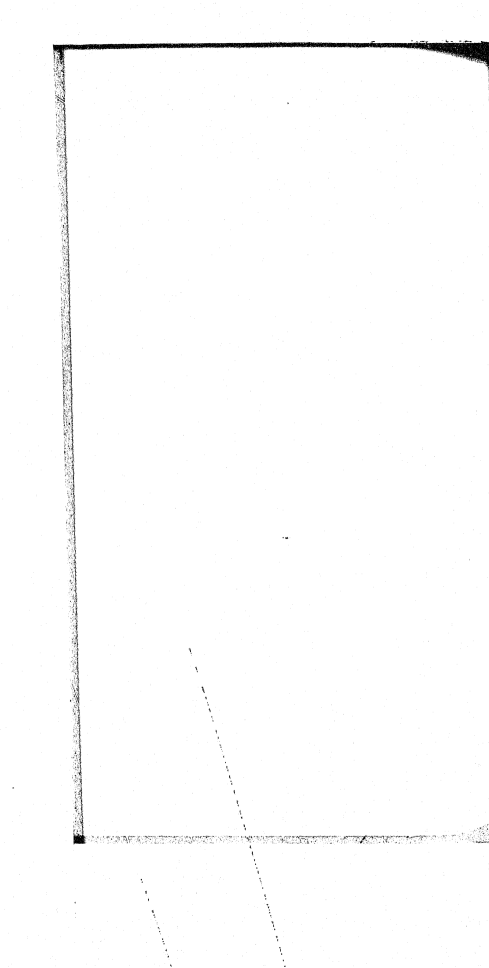




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DAYTON PUBLIC SCHOOLS

Veterans Administration Student Attendance at Residence Park Elementary School 1957-1972

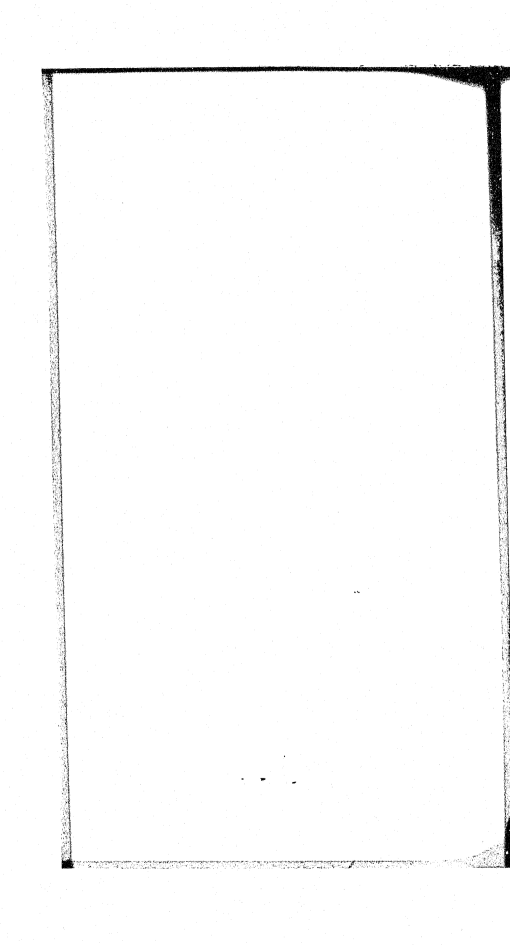
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XIV	1965	1958-60	1957-60	1957-60	1962-63	1962-63	1961-62	1957-58	6561	19-0961	1961-62	1962-63	1959-60	1960-61	1958-59	1959-60	1962-63	1962-63	1964-66	1959-60	1962-63	1958-63		AC-0CA1	1958-59
NAHE	Caryle Kinkade	Roy Kenney	Debra Kenney	Cheryl Kenney	Susan Levin	Betsy Levin	Velerie Lefkon	Richard Lefkan	Lesley Lefi sid	Dantel Lage	Thomas Li mat a	Pacricia Laneve	Mary Laneve	Joseph Laneve	Sarah Matre	Liss Matre	Mario Nieto	Diana Nieco	Andres Salerino	Danny Succenfield	Susan Stephens	Volan Stanhana		Robert Taylor	Larry Taylor
i.	25.	26.	27.	23.	29.	90.	31.	32.	33.	34.	35.	36.	37.	38.	39.	40.	41.	. 4.	43.	44.	45.			47.	48.
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NAME YEAR RACE	Melora Bactist 1964 W		rv 1965-67	1965-67		Parricia Davis 1959-61 W						-		e Gabe			ر اند مار		د. ۱	1	• •	•		Margaret Klingenberg 1956 W	-66

DEFENDANTS' EXHIBIT CO

T'1 above information from permanent record cards was obtained from Mr. Raymond Swann, Principel at Residence Park Elementary

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## DEFENDANTS' EXHIBIT CP

### DAYTON PUBLIC SCHOOLS

Veterans Administration Student Attendance at Jackson Schools 1957-1972

No child living at the Veterans Administration Center is in the records at the schools for 1957-1972.

The above information from permanent record cards was obtained from Mrs. Carrie Mallette and Mr. Richard Bradfield, Principals of the Jackson Complex.

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## DEFENDANTS' EXHIBIT CQ

### AFFIDAVIT

### STATE OF OHIO MONTGOMERY COUNTY, SS:

NORMAN FEUER, being first duly sworn, deposes and says that he is the Principal at Fairview High School, that he has checked the student enrollment cards for the students listed on the exhibit which is attached hereto as Exhibit A; that such check reveals that none of these students, except Ray Bumgarner, ever attended Fairview High School; that Ray Bumgarner did not graduate from Fairview but rather from Roth.

Further affiant saith not.

Defendants' Exhibit CQ

# EXHIBIT A

Students living at V.A. Center 1957-1972

	NAME	YEAR	RACE
1.	Melora Battist	1964	W
2.	Ray Bumgarner	1958-59	W
3.	Judith Brimbury	1965-67	Unknown
4.	James Brimbury	1965-67	Unknown
5.	Thomas Cogbill	1963-66	$\mathbf{W}$
6.	Patricia Davis	1959-61	$\mathbf{W}$
7.	Rebecca Elliott	1958-61	W
8.	Susan Edman	1957-61	W
9.	Lolee Edman	1957-61	W
10.	James Fletcher	1956-57	W
11.	Genevieve Genao	1964-65	W
12.	Angela Genao	1964-65	$\mathbf{W}$
13.	Sean Gabe	1958-59	W
14.	Marguerite Gabe	1958-59	W
15.	George Hill	1962-63	В
16.	Obie Hicks	1958-60	В
17.	William Hicks	1959-60	B
18.	Mary Hicks	1958-60	B
19.	Calvin Hicks	1958-60	В
20.	Michael Ireton	1958-62	W
21.	Kevin Ireton	1961-62	W
22.	Kathleen Ireton	1960-62	W
23.	Margaret Klingente	rg 1956	W
24.	Kristen Kinkade	1965-66	Unknown

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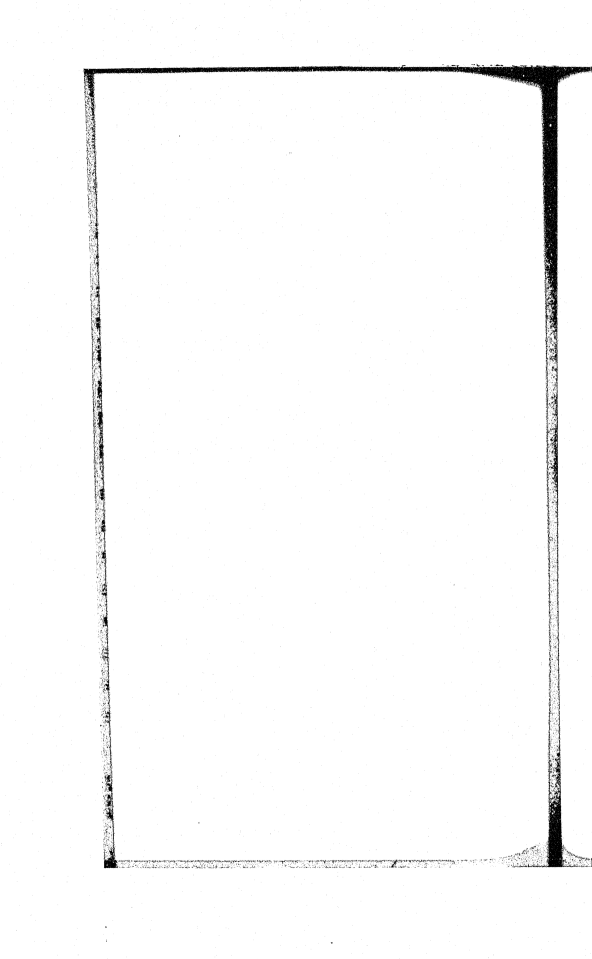
# Defendants' Exhibit CQ

	NAME	YEAR	RACE
25.	Caryle Kinkade	1965	Unknown
26.	Roy Kenney	1958-60	В
27.	Debra Kenney	1957-60	В
28.	Cheryl Kenney	1957-60	В
29.	Susan Levin	1962-63	W
30.	Betsy Levin	1962-63	W
31.	Valerie Lefkan	1961-62	W
32.	Richard Lefkan	1957-58	W
33.	Lesley Lefkan	1959	W
34.	Daniel Leary	1960-61	W
35.	Thomas Laneve	1961-62	W
36.	Patricia Laneve	1932-63	W
37.	Mary Laneve	1959-60	W
38.	Joseph Laneve	1960-61	W
39.	Sarah Matre	1958-59	W
40.	Lisa Matre	1959-60	W
41.	Mario Nieto	1962-63	W
42.	Diana Nielo	1962-63	W
43.	Andrea Salerino	1964-66	Unknown
44.	Danny Suttenfield	1959-60	W
45.	Susan Stephens	1962-63	W
46.	Helen Stephens	1958-63	W
47.	Robert Taylor	1958-59	W
48.	Larry Taylor	1958-59	W

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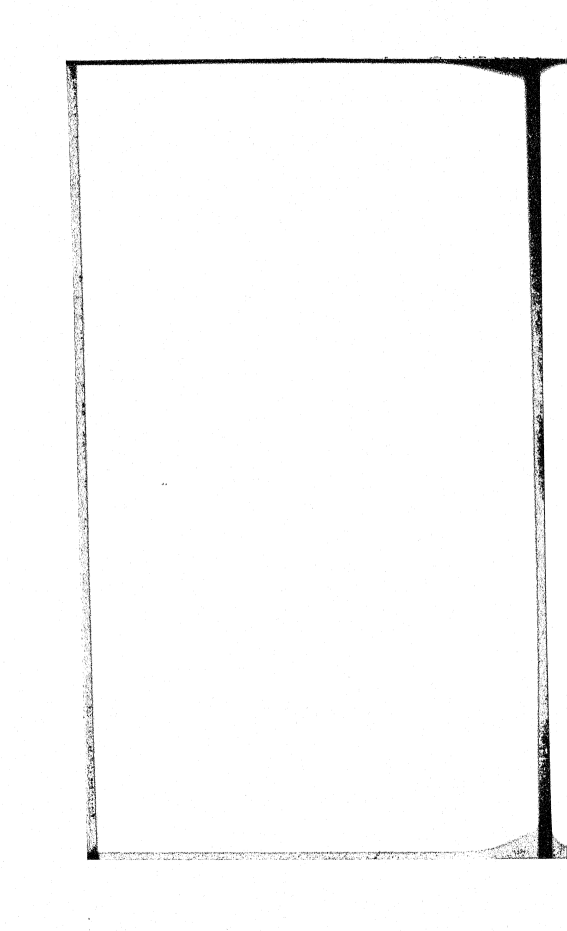
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DEFENDANTS' EXHIBIT CU



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#### JOINT EXHIBIT J

Statement to the Board of Education, August, 1968, by Wayne M. Carle, Superintendent of Schools

# STEPS TOWARD GOALS OF INTENT

One year ago this month the Board adopted a Statement of Intent for the purpose of restating its past practice and present intentions "in matters having to do with its role in the harmonious development and creative growth of the total community."

The preamble to this statement was as follows:

"What the best and wisest parent wants for his own child, that must the community want for all its children; therefore, optimum educational opportunities for academic and vocational excellence shall be provided for every child.

"Every reasonable and constructive measure that can be effected will be taken for the ultimate elimination of racial imbalance in our schools.

"Recognizing the need for additional and special educational programs for children and parents from culturally deprived neighborhoods, the Board will be particularly sensitive and willing to experiment in such areas."

The statement then set forth five specific objectives which the Board resolved to implement.

I became aware of this statement last spring and immediately recognized it as a most significant affirmation of a board of education's concern for the major educational problems confronting an increasingly urbanized nation. I know of few boards that had spoken as directly and forthrightly to the challenges confronting it.

By their actions, predecessors of this Board also have been concerned with racial balance. With respect to the West

### Joint Exhibit 1

Side, for example, records indicate the determination, in the early 'fifties, to attempt to reduce the concentration of minoritygroup pupils in the then three schools with predominantly Negro enrollments — Wogaman, Garfield and Willard — by transferring parts of these districts and integrating other schools. The subsequent large increase in nonwhite enrollments in the surrounding schools, however, finally negated this effort.

When the first Ohio Civil Rights Commission survey was made several years ago, I recall that the Dayton schools were leaders in the employment of Negro teachers in the State. Thus, this is not a community that has been insensitive to the changing needs and demands of the urban center.

On this first anniversary of the Board's statement, I should like to report briefly on some of the many steps that have been taken toward the major purposes to which you pointed twelve months ago. Permit me to relate them directly to the five objectives.

1. The Board of Education will seek to achieve a more nearly balanced racial composition within the areas served by its schools.

- Open enrollment in all Summer high school centers was inaugurated in 1968, extending the various open enrollment plans in elementary and other summer programs.
- Nine receiving schools will be more racially balanced with children from Edison and Jefferson schools, where fire and enrollment growth have necessitated transportation to other classrooms.

2. Selection, recruitment, assignment, or appointment of teachers and administrators will be on merit only.

• Of the 319 teachers employed by mid-August to begin the 1968-69 school year, 29 percent are Negro (27% of the teaching staff was clasified as Negro in the 1967 federal survey).

### Jeint Exhibit 1

- Among these new teachers, 40 Negro teachers have been assigned to schools with predominantly white enrollments and 64 white teachers are assigned to schools with predominantly Negro enrollments.
- With the opening of the school year, the number of Negro principals will have increased from 10 to 14 since last year and the number of Negro assistant principals will increase from 6 to 15, including schools in the North and East sections of the city which will have Negro administrators for the first time. One-fourth of the administrators of schools are now Negro.
- Internships have been arranged this summer with universities to encourage promising Negroes to qualify for administrative assignments.

3. Curriculum material shall be used which emphasize the creative and positive contributions made by the various ethnic groups which make up the American people.

- In addition to books, records and films in use in the past three years, orders have been placed this summer for 12,648 copies of books on Negro history and biography; 40 sets of multi-media materials; 23 encyclopedias, 280 picture sets and 20 filmstrips representative of recently produced materials in this field.
- The Board has adopted new history textbooks for fifth, eighth and eleventh grades that better reflect the contributions of American ethnic minorities.
- A Negro History Committee is working on identification of new materials, informing schools about them, and evaluating their use in the schools.
- Workshops are planned for the coming year to prepare leadership teams from each school to help teachers become acquainted with, and use more effectively, the new materials.

# Joint Exhibit 1

4. The Board shall encourage teachers, administrators, and schools to promote dialogue and creative engagement among the varied ethnic and cultural facets of our system.

• 226 teachers of disadvantaged youth in grades 7 to 12 participated last spring in two programs for the improvement of teaching skills in the Roth, Roosevelt and Dunbar areas.

- Six summer workshops for Dayton teachers emphasized the improvement of skills for teaching in inner-city schools.
- A Learning Disabilities Workshop provided staff members with new insights to meet special needs of children.
- SPEAR, Head Start and Summer School teachers all have attended orientation and succeeding training meetings to improve skills in working with culturally different children.
- The Multiple Motivation Project in Dayton View was funded as a national model for advancing change in education and started last spring as a program to strengthen education and neighborhood stability amid integration.
- Multiple Motivation provided a summer workshop in human relations training for teachers, administrators and community members.
- Follow-up workshops are planned this coming year to train staff leaders to assist schools staffs in problems related to social change.

5. This Board shall actively engage with all governmental, social and community agencies which aim at implementing the policies above.

• In recent months the board has -

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Created a Citizens Advisory Council

#### Joint Exhibit 1

Established continuing liaison with the Assembly of Area Councils

Met with a committee of the City Commission on city-school cooperation and planned a joint meeting of the full Board and Commission in September.

• During the past year representatives of the schools assisted in developing the proposal for Dayton's Model Cities grant, and a teacher consultant has been working with the Model Cities Planning Council in developing an educational component for the forthcoming plans for this area of the city.

The developments since the Board's statement have indeed been numerous and significant. I have not included the very major developments in services to inner-city schools made possible through the new State funds for Improving the Educational Status of Disadvantaged Pupils, and of the creative way in which the Dayton schools have merged these projects with federally assisted programs. You have had summaries of these programs in recent meetings.

The Board has set forth very high goals for the development of optimum educational opportunities, the reduction of racial isolation, and the provision of programs targeted to the special needs of urban children. They are goals that are worthy of continued effort by every teacher and administrator and of the understanding and support of all citizens.

#### STATEMENT OF INTENT:

The tenor of our times prompts the Board of Education to restate in simple terms its past practice and present intention in matters having to do with its role in the harmonious development and creative growth of the total community. For the above reasons this statement of intent is issued:

A. What the best and wisest parent wants for his own child, that must the community want for all its chil-

#### Jeint Exhibit 1

dren; therefore, optimum educational opportunities for academic and vocational excellence shall be provided for every child.

- B. Every reasonable and constructive measure that can be affected will be taken for the ultimate elimination of racial imbalance in our schools.
- C. Recognizing the need for additional and special educational programs for children and parents from culturally deprived neighborhoods, the Board will be particularly sensitive and willing to experiment in such areas.

# THEREFORE, BE IT RESOLVED:

- 1. The Board of Education will seek to achieve a more nearly balanced racial composition within the areas served by its schools.
- 2. Selection, recruitment, assignment, or appointment of teachers/administrators will be on merit only.
- 3. Curriculum material (textbooks, films, teaching aids) shall be used which emphasize the creative and positive contributions made by the various ethnic groups which make up the American People.
- 4. The Board shall encourage teachers, administrators, and schools to promote dialogue and creative engagement among the varied ethnic and cultural facets of our system.
- 5. This Poard shall actively engage with all governmental, social, and community agencies which aim at implementing the policies stated above.

# JOINT EXHIBIT II

# DAYTON BOARD POSITION PAPER

The members of the Dayton School Board agree that there are certain matters concerning the school system which should be spelled out to the public before the electorate votes on November 3, 1970.

- 1. Each member of the Board regards the 8.5 mill levy as absolutely necessary for the financial health of the Dayton School System.
- 2. If the 8.5 mill levy is passed, Dayton School District will be offering no new programs from the general fund during the life of the current Board (December 31, 1971).
- 3. Proposed new programs to be financed from special state or federal funds will be scrutinized closely.
- 4. If the 8.5 mill levy passes, the increased revenue will provide a 5% increase of available funds from the current tax base over the 1970 budget. Such an increase is less than the current rate of inflation.
- 5. If the levy fails, schools will remain open for the remainder of 1970 if the Dayton School System receives the \$1.4 million advance from the State Foundation and, if the Clerk-Treasurer is permitted to spend encumbered funds.

It should be noted that the Board has requested that the State Auditor perform the "audit" necessary to ascertain the date in 1970, if any, when the schools will close.

6. The Board understands that without passage of the 8.5 mill levy, the school system at the end of 1971 will be approximately \$15 million short of funds at the current rate of expenditure.

#### Joint Exhibit II

- 7. The Board has in the past, and plans to continue in the future, to seek a revision of the state tax system to provide additional state funding for schools.
- 8. The Board has inquired from the county treasurer as to when an additional 8.5 mills voted on November 3 would appear on voters' tax bills. The first payment is due in March, 1971.

In addition to the above eight points which deal primarily with finance, the Board agrees on the following four points:

- 1. There will be no forced busing during the term of administration of the current School Board unless it is so ordered by lawful authority.
- 2. It is understood that the Pod System is an administrative devise and is not for the purpose of moving pupils from the neighborhood school.

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- 3. It is agreed that freedom of enrollment in schools will be continued and that magnet schools (i.e., Patterson Co-op Vocational High School) will be continued.
- 4. The Board policy is that there will be no more administrators in 1971 than there were at the end of 1969.

Note: Comparable figures are as follows:

National average ...... 4.1% of total general operating budget Regional average ...... 4.2% of total general operating budget Dayton District average 2.8% of total general operating budget

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# Attorney General Opinion No. 6810 OPINIONS

6810

- 1. SCHOOL DISTRICTS-SECTION 3317.14 R.C.-DISTRI-BUTION OF STATE FUNDS-DISTRICTS HAVE NOT "CONFORMED WITH THE LAW"-"LAW" EMBRACES ALL RULES AND PRINCIPLES ENFORCED AND SANCTIONED BY GOVERNING POWER-INCLUDES EQUAL PROTECTION PROVISION OF FOURTEENTH AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES WHICH FORBIDS SEGREGATION ACCORDING TO RACE.
- 2. DISTRIBUTION OF STATE AND FEDERAL FUNDS TO PUBLIC SCHOOL DISTRICTS-STATE BOARD OF EDUCATION PRIMARILY RESPONSIBLE FOR AD-MINISTERING LAWS RELATING TO-SUBJECT TO APPROVAL OF STATE CONTROLLING BOARD.
- 3. STATE BOARD OF EDUCATION-PRIMARY DUTY TO DETERMINE WHETHER SCHOOL DISTRICT OR BOARD OF EDUCATION "HAS NOT CONFORMED WITH THE LAW"-SHOULD OBSERVE REQUIRE-MENTS OF ADMINISTRATIVE PROCEDURE ACT, CHAPTER 119, R.C.
- 4. FUNDS MAY BE DISTRIBUTED TO SCHOOL DIS-TRICT WHICH "HAS NOT CONFORMED WITH THE LAW" BY ORDER OF STATE BOARD OF EDUCA-TION AND STATE CONTROLLING BOARD-ACTING SEPARATELY-FOR "GOOD AND SUFFICIENT REA-SON" ESTABLISHED TO SATISFACTION OF EACH BOARD.

# SYLLABUS:

1. The term "law" as used in Section 3317.14 Revised Code, forbidding the distribution of state funds to school

# Attorney General Opinion No. 6810

districts which have not "conformed with the law," is used in the abstract sense and embraces the aggregate of all those rules and principles enforced and sanctioned by the governing power in the community. Such term embraces the equal protection provision in the Fourteenth Amendment of the Constitution of the United States under which the segregation of pupils in schools according to race is forbidden.

2. The primary responsibility for administering the laws relating to the distribution of state and Federal funds to the several public school districts is placed with the state board of education, subject to the approval of the state controlling board.

3. It is the responsibility of the state board of education in the first instance to determine whether a particular school district, or the board of education of such district, "has not conformed with the law" so as to require the withholding of state funds from such district. In making such determination the state board of education should observe the requirements of the Administrative Procedure Act, Chapter 119, Revised Code, as to notice, hearing, summoning of witnesses, presentation of evidence, degree of proof, and procedural matters generally.

4. Following a determination by the state board of education that a school district "has not conformed with the law" so as to require the withholding of state funds as provided in Section 3317.14, Revised Code, such board and the controlling board, acting separately, may, for "good and sufficient reason" established to the satisfaction of each board, order a distribution of funds to such district notwithstanding such lack of conformity with the law.

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#### Attorney General Opinion No. 6810

Columbus, Ohio, July 9, 1956

Mr. R. M. Eyman, Executive Secretary, State Board of Education

State Office Building, Columbus, Ohio

Dear Sir:

I have for consideration your request for my opinion in which the following questions are presented:

"1) Does the term 'the law and the rules and regulations pursuant thereto' in said Section of the Revised Code (Section 3317.14) refer to all the statutes, decisions and constitutional provisions relating to schools, or to the Foundation Law only, or otherwise?

"2) By what procedure may the state board of education and the state controlling board determine whether a local board of education 'has not conformed with the law'?

"3) In determining whether good and sufficient reason for non-conformance has been established to [do] the state board of education and the state controlling board act separately or as a unit?

"4) In making such determination, what, if any, investigative and hearing powers does the state board of education have; what rules of evidence must be followed; and what degree of proof is required?"

As to your first question, a provision is found in existing Section 3317.14, Revised Code, for the withholding of state funds in the case of certain school districts as follows:

"A school district, the board of education of which has not conformed with the law and the rules and regulations pursuant thereto, shall not participate in the distribution of funds authorized by sections 3317.02, 3317.04, and 3317.12 of the Revised Code, except for good and sufficient reason established to the satisfaction of the

# Attorney General Opinion No. 6810

superintendent of public instruction and the state controlling board. • • • • • (Emphasis added.)

Effective October 1, 1956, an amended provision, analogous to that above, will become effective as follows:

"A school district, the board of education of which has not conformed with the law and the rules and regulations pursuant thereto, shall not participate in the distribution of funds authorized by section 3317.02 of the Revised Code, except for good and sufficient reason established to the satisfaction of the state board of education and the state controlling board. " ""

(Emphasis added.)

The use of the article "the" in this statute is suggestive, but only faintly so, of the idea that reference is made to a particular legislative enactment. However, it will be seen that there is not the slightest suggestion in the context of this provision which would aid in identifying any such particular enactment.

Moreover, it is to be observed that the article "the" was inserted in the statute in the course of the 1953 codification, the prior analogous provision in Section 4848-6, General Code, reading as follows:

"A school district, the board of education of which has not conformed with all the requirements of law and the rules and regulations pursuant thereto, shall not participate in the distribution of funds authorized by the provisions of sections 4848-1, 4848-3 and 4848-9 of the General Code, except for good and sufficient reason established to the satisfaction of the superintendent of public instruction and the state controlling board; ***."

(Emphasis added.)

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It thus becomes clear, because of the legislative purpose, clearly expressed in Section 1.24, Revised Code, not to effect substantive changes in the recodification process, that the provision here in question, to the extent that the point is pertinent, must be read as though the article "the" had not been inserted as an incident of such recodification.

In Cyclopedic Law Dictionary, Third Edition, on the definition of the term "law" it is said:

"A distinction is to be observed in the outset between the abstract and the concrete meaning of the word. In the broadest sense which it bears when used in the abstract law, it is the science which treats of the theory of government.

"In a stricter sense, but still in the abstract, it is the aggregate of those rules and principles enforced and sanctioned by the governing power in a community, and according to which it regulates, limits, and protects the conduct of members of the community. In the abstract sense, it includes the decisions of the courts."

In the same work the use of a prefixed article is mentioned as follows:

"Used without an article prefixed, the abstract sense is generally intended; with an article, the sense is usually concrete."

Applying this rule to the case at hand, and giving consideration to the circumstance that the context in which the term is used in Section 3317.14, Revised Code, gives no hint as to the identity of a particular statute to which reference might be intended, it becomes necessary to conclude that the term "law" as used in that section is used in the abstract meaning of the word.

Because the provision in question relates to the "requirements of law," or conformity therewith, it is clear the term is not here used in such a broad abstract sense as to include

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### Atterney General Opinion No. 6810

the "science which treats of the theory of government," but rather that it is used in the somewhat stricter sense which embraces "the aggregate of those rules and principles enforced and sanctioned by the governing power in a community" and that it "includes the decisions of courts."

Although not set out in your inquiry in express terms, there is latent therein the question of whether the conformity with law provision in Section 3317.14, Revised Code, is sufficient in scope to include instances of segregation of pupils in school according to race.

In the 14th Amendment of the Constitution of the United States there is this provision:

"• • No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws."

In Article VI of the Constitution of the United States there is this provision:

"• • • This Constitution, and the laws of the United States which shall be made in pursuance thereof, and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding. • • •"

It is quite clear that these provisions are such as to be comprehended in the term "law" in the sense in which I have indicated such term is used in Section 3317.14, supra, and where there is a denial of "equal protection of the laws" there is an instance of not having "conformed with the requirements of law" or of not having "conformed with the law" as provided in that section.

The equal protection clause above quoted was the subject of

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consideration in Brown v. Board of Education, 347 U. S., 483, 98 L. Ed. 873, the headnotes in the latter report of the decision being in part as follows:

"5. The equal protection clause of the Fourteenth Amendment prohibits the states from maintaining racially segregated public schools, even though the physical facilities and other tangible factors, such as curricula and qualifications and salaries of teachers, may be equal."

In the opinion of the court, delivered by Mr. Chief Justice Warren, there is the following statement:

"We conclude that in the field of public education the doctrine of 'separate but equal' has no place. Separate educational facilities are inherently unequal. Therefore, we hold that the plaintiffs and others similarly situated for whom the actions have been brought are, by reason of the segregation complained of, deprived of the equal protection of the laws guaranteed by the Fourteenth Amendment."

This decision is the unanimous pronouncement of the highest court in the land and must be regarded as dispositive of the question of the illegality of racial segregation in the public schools of this state.

It follows, therefore, that in those cases in which your board finds as a matter of fact that racial segregation exists in a particular school district the restrictive provisions of Section 3317.14, Revised Code, must be deemed to apply.

As to the question of your board and the controlling board acting jointly or separately, it is first to be observed that the action of the two boards, in approving distribution of funds notwithstanding a failure to conform with the law, is called for only *after* it is determined that a particular district or board "has not conformed with the law."

Because the state board of education is given the authority and responsibility in Section 3301.07, Revised Code, to "ad-

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minister and supervise the allocation and distribution of all state and federal funds," and because, in Section 3317.01, Revised Code, it is provided that "Sections 3317.01 to 3317.15, inclusive, of the Revised Code, *shall be administered by thz state board of education*, with the approval of the controlling board," I conclude that the responsibility to ascertain whether in particular cases there is a lack of conformity with law is placed in the first instance with the state board of education.

In this connection, although the controlling board's approval is required in the administration of Sections 3317.01 to 3317.15, Revised Code, it is to be noted that the board's principal function is one in the field of fiscal management and accountability, whereas it is the duty of the state board of education to "administer" the laws relating generally to the operation of the schools, is provided with a departmental staff for the purpose, and is provided with extensive investigative powers as hereinafter pointed out.

Accordingly, until such an initial determination is made, the question of joint or separate action, under Section 3317.14, Revised Code, to distribute funds notwithstanding such failure, is purely academic.

I may observe in passing, however, that I perceive no language in the statute which in any way suggests joint action of such boards, and the fact that each is a separate entity, separately created by law, would clearly indicate the necessity of separate action.

As to the procedure by which your board may reach a determination as to a failure to conform to the law in particular cases, your attention is invited to the following provision in Section 3301.13, Revised Code:

"• • • In the exercise of any of its functions or powers, including the power to make rules and regulations and to prescribe minimum standards, the department of education and any officer or agency therein, shall be subject to the provisions of chapter 119. of the Revised Code. 

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Because one of the functions or powers of the state board of education is to ascertain whether a failure to conform to law has occurred, it is clear that in such a proceeding the provisions of Chapter 119., Revised Code, will apply. Set out in that chapter are detailed procedures for holding hearings, summoning witnesses, receiving evidence, making adjudication orders, and for appeals from such orders by any person "adversely affected."

As to the rules of evidence to be followed and the degree of proof required, your attention is invited to the following provision in Section 119.12, Revised Code:

"The court may affirm the order of the agency complained of in the appeal if it finds, upon consideration of the entire record and such additional evidence as the court has admitted, that the order is supported by *reliable*, *probative*, and substantial evidence and is in accordance with law. In the absence of such a finding, it may reverse, vacate, or modify the order or make such other ruling as is supported by *reliable*, *probative*, and substantial evidence and is in accordance with law."

(Emphasis added.)

Accordingly, in specific answer to your inquiry, it is my opinion that:

1. The term "law" as used in Section 3317.14, Revised Code, forbidding the distribution of state funds to school districts which have not "conformed with the law," is used in the abstract sense and embraces the aggregate of all those rules and principles enforced and sanctioned by the governing power in the community. Such term embraces the equal protection provision in the Fourteenth Amendment of the Constitution of the United States under which the segregation of pupils in schools according to race is forbidden.

2. The primary responsibility for administering the laws relating to the distribution of state and federal funds to the

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several public school districts is placed with the state board of education, subject to the approval of the state controlling board.

3. It is the responsibility of the state board of education in the first instance to determine whether a particular school district, or the board of education of such district, "has not conformed with the law" so as to require the withholding of state funds from such district. In making such determination the state board of education should observe the requirements of the Administrative Procedure Act, Chapter 119., Revised Code, as to notice, hearing, summoning of witnesses, presentation of evidence, degree of proof, and procedural matters generally.

4. Following a determination by the state board of education that a school district "has not conformed with the law" so as to require the withholding of state funds as provided in Section 3317.14, Revised Code, such board and the controlling board, acting separately, may, for "good and sufficient reason" established to the satisfaction of each board, order a distribution of funds to such district notwithstanding such lack of conformity with the law.

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Respectfully,

C. WILLIAM O'NEILL Attorney General

