

I. SCHOOLS UNDER COURT ORDER TO DESEGREGATE AND  
COMPLYING WITH ORDER

ARKANSAS

<u>PLACE</u>	<u>LEVELS</u>	<u>COURT ACTION</u>	<u>COMMENTS</u>
Little Rock	High School	<u>Aaron v. Cooper.</u> August 27, 1956, District Court approved school board gradual integration plan. Affirmed April 1957 C A 8 (243 F. 2d 361). District Court ordered immediate integration September 3, 1957 after defendants petitioned for instruction regarding a proposed delay.	State resistance and violence necessitated calling forth of federal troops to permit enforcement of court order. Federal troops still on duty.
Van Buren	High School	<u>Banks v. Izzard.</u> January 1956 District Court ordered "prompt and reasonable start" to desegregate and accepted plan submitted July 1956.	24 Negroes entered the high school which has about 550 white students. One Negro is in the 12th grade. No incidents of any kind have been reported.

KENTUCKY

Adair County	High School	<u>Willis v. Walker.</u> 136 F. Supp. 177. Ordered admission of high school students February 1956, elementary in September 1956.	No difficulty reported.
Hopkins County	All	<u>Mitchell v. Pollock.</u> School board originally submitted plan for gradual integration which was not accepted by the court. January 25, 1957, the school officials submitted an amended plan to the court, providing for the completion of integration over a period of four years. At a hearing on this plan the court, BROOKS, District Judge, disapproved the submitted plan and directed that integration of the schools be completed by the beginning of the September, 1957, school term.	Population 6,800 white, 545 Negro. Only one Negro transferred from all-Negro schools which are still maintained on free-choice basis.