

III. SCHOOLS UNDER COURT ORDER TO DESEGREGATE IN 1958

TEXAS

<u>PLACE</u>	<u>LEVELS</u>	<u>COURT ACTION</u>	<u>COMMENTS</u>
Dallas	All	<p><u>Borders v. Rippy.</u> September 1957, District Court Judge Atwell ordered desegregation in Dallas schools pursuant to order of C A 5, July 1957. No time limit set but the court requested that an order be prepared "ordering integration to be permitted in the coming mid-winter term of the schools and not before that time. . ."</p> <p>Southern School News, October 1957, p. 16.</p>	<p>The climate appears quite unfavorable to integration. The decision is in conflict with state segregation laws and the school board has voted to appeal. Judge Atwell had originally dismissed the petition, but was reversed by the Court of Appeals.</p>

KENTUCKY

<u>PLACE</u>	<u>LEVELS</u>	<u>COURT ACTION</u>	<u>COMMENTS</u>
Fulton	High School	<p>Suit brought by NAACP for parents of 16 Negro children denied admission in 1956. Court ordered immediate integration September 10, 1957. Since school term had begun, order modified to become effective September 1958.</p>	<p>School board wished to delay due to overcrowding and administrative problems.</p>