

EDGEWOOD ISD, ET AL

VS. RAYMON L. BYNUM, ET AL

		DATE	ORDERS
ALBERT KAUFFMAN	Atty. for Pltff	12-5-86	Order 1452/772 H. Clark (see file for complete order)
		1-20-87	Trial begins;
Toni Hunter - State depts (AG) Kevin O'Hanlon-Defts. co-counsel	Earl Luna--Intervenors 2416 LTV Tower, 1525 Elm St. Dallas, TX 75201 Atty for Deft.	4-9-87	Order Granting Motion for Leave to File Second Amended Plea in Intervention of Eanes Independent School District et al Vol 1491/358 H. Clark
		4-30-87	Order Vol 1499/177 H. Clark (Court's Letter of 4-29-87 is not a Final Jgmt)
		5-22-87	Interim Order Vol 1506/681 H. Clark
SCHOOL FINANCE 250th 5-23-84 \$265.00	Cause of Action Court File Date Cost Deposit	6-1-87	Final Judgment Vol 1509/337 H. Clark
		8-31-87	Order Vol 1540/467 H. Clark (Request for Additional and Amended Findings of Fact and Conclusions of Law-Denied)
		10-13-87	Order for Original Papers and Exhibits Vol 1554/750 H. Clark
		4-22-88	Opinion--Order Entered Directing the District Court to File Conclusions of Law
DATE	PLEADINGS FILED	12-15-88	Opinion--Reversed and Rendered
6-25-84	Motion For Extension of Time In Which To File Answer	12-15-88	Dissenting Opinion--Affirm
8-3-84	Letter to Albert H. Kaufman from Kevin T. O'Hanlon, dated 7-31-84		
3-5-85	Plaintiffs' First Amended Petition	10-4-89	Opinion - Supreme Court of Texas - Reverse judgment of Court of Appeals and Affirm Trial Court's judgment as modified
4-1-85	Defendants' Original Answer		
5-6-85	Motion for Leave to Withdraw as Counsel--Morris Baller		
10-21-85	Requests for Admissions to William Kirby, et al		
11-14-85	Request for Production and Inspection to Defendants	10-23-89	This case, pursuant to Local Rules 2.6 & 1.3, is assigned to judge McCown for the handling of all future proceedings. Family Clerk
11-22-85	Notice of Deposition of Tex. Education Agency Deputy Commissioner of Finance and Program Administration		
11-22-85	Notice of Deposition of Dr. William Kirby		
11-22-85	Notice of Deposition of Mr. Lynn Moak		
1-23-86	Oral Deposition of Lynn Martin Moak Volume I		
4-16-86	Notice of Deposition (Dr. Don Stacy, Superintendent of Spring Branch I.S.D. on 5-15-86)		
4-16-86	Notice of Deposition (Buddy Byrd, Assistant Superintendent of business of Highland Park I.S.D., 7015 Westchester Dr., Dallas, Texas	10-23-89	Order Assigning Case Pursuant To Local Rules 1874/435 H. Clark (Judge S. McCown)
4-16-86	Notice of Deposition (Dr. Calvin Gross, Superintendent of Alamo Heights I.S.D., 7101 Broadway, San Antonio, Texas	11-14-89	Mandate--Reversed & Affirmed
4-16-86	Notice of Deposition (George Hagan, Deputy Superintendent of Finance of Spring Branch I.S.D., 955 Campbell Road, Houston, Texas	11-30-89	Status conference. All parties in attendance then counsel. CRAA. FSMC
4-16-86	Notice of Deposition (Dr. Winston Power, Jr., Superintendent of Highland Park I.S.D., 7015 Westchester Dr., Dallas, Texas	11-16-89	Order 1889/471 F. S. McCown
4-16-86	Notice of Deposition (C. Wayne Watson, Business Manager of Barbers I.S.D. 9600 Eagle Dr., Mount Belvieu, Texas	1-5-90	Order 1911/10 F. Scott McCown (plaintiffs' and plaintiff-intervenors' pleas for payment of attorneys fees and costs)
4-16-86	Notice of Deposition (Everitt Vander Ham, Business Manager of Alamo Heights I.S.D., 7101 Broadway, SAN Antonio, Texas	1-19-90	Order 1917/396 F. Scott McCown (plaintiffs' and plaintiff-intervenors' pleas for enforcement of the mandate of the Supreme Court adjudging attorney's fees)
		2-22-90	Order Setting Status Conference 1936/783 F.S. McCown
		4-10-90	Order 1957/772 F.S. McCown (intervenors motion for expedited hearing granted)
		5-1-90	Hearing held. Orders made as per record. FSMC

DATE SERVED	DATE	PLEADINGS
Citations:	4-24-87	Brief of Defendant Intervenors Eanes I.S.D. et al Regarding Fundamental Right Analysis
	4-24-87	Supplemental Trial Brief of Defendant - Intervenor, Irving Independent School District
	5-14-87	Amicus Curiae Brief of Amarillo Independent School District
	5-15-87	Plaintiffs and Plaintiff-Intervenors Proposed Judgment and Findings of Fact and Conclusions of Law
	5-26-87	Stenographer's Fees
	6-24-87	Proposed Findings of Fact and Conclusions of Law of Plaintiffs and Plaintiff-Intervenors
	6-24-87	Findings of Fact and Conclusions of Law
	2-23-87	Deposition of Herbert J. Walberg
	1-16-87	Deposition of Lynn Moak
	1-16-87	Deposition of Richard A. Rossmiler
	2-3-87	Exhibit Volume to the Oral Deposition of Dr. Deborah Versteegen
	1-16-87	Deposition of Richard L. Hooker
	1-16-87	Deposition of Craig W. Foster
T.R.O.:	2-2-87	Deposition of Arzell Ball
	2-3-87	Deposition of Dr. Robert Jewell
	6-9-87	Request for Findings of Fact and Conclusions of Law
	6-30-87	Motion for New Trial
Notices:	7-2-87	Reminder to File Findings of Fact and Conclusions of Law
	7-8-87	Letter to Honorable Harley Clark from Jim Turner dated 7-8-87
	8-20-87	Bill of Excptions of Defendants and Defendant-Intervenors
	8-28-87	Certificate of Deposit of Cash in Lieu of Cost Bond
Others:	8-28-87	Certificate of Deposit of Cash in Lieu of Cost Bond
	8-28-87	Request for Preparation of Statement of Facts and Designation of Additional Matters to be Included
	8-28-87	Request to Clark to Include Material in Transcript
	8-27-87	Findings of Fact and Conclusions of Law H. Clark
	8-28-87	Notice of Request for Additional and Amended Findings of Fact and Conclusions of Law
	8-28-87	Request for Additional and Amended Findings of Fact and Conclusions of Law of Defendant Intervenors
	10-13-87	Letter to Monica Weidmann from Timothy L. Hall dated 10-7-87
	10-16-87	Letter to John Dickson from Timothy L. Hall dated 10-16-87
	1-6-88	Letter to John Dickson from William E. Reaves dated 1-4-88
	5-18-88	Proposed Conclusions of Law Regarding the Role of Art VII, §3 and Art XI §10 in Determining the Constitutionality of the School Funding Scheme
	6-6-88	Additional Conclusions of Law
	6-9-88	Request to Clerk to Include Material in Supplemental Transcript
	8-16-88	Letter to District Clerk from Gail E. Polzer dated 8-4-88
	10-23-89	Letter to Counsel from Judge Harley Clark dated 10-23-89
	11-30-89	Letter To F. S. McCown from Albert Kauffman
	11-17-89	Letter To Counsel From F. Scott McCown
	12-15-89	State's Brief on Attorneys' Fees
	1-19-90	Letter to Counsel from F. Scott McCown dated 1-19-90
	1-5-90	Letter to Counsel from F. Scott McCown dated 1-5-90
	1-4-90	Plaintiffs' Response to State's Brief on Attorneys' Fees
Citation by Publication:	1-22-90	Letter to F. Scott McCown dated 12-4-89
Issued:	4-10-90	Plea in Intervention (Robert Junell)
Published:	4-10-90	Motion to Extend Time
First	4-10-90	Motion for Expedited Hearing
Second	4-16-90	Letter to Counsel from F. Scott McCown dated 4-16-90
Third		
Fourth		

Edgewood ISD, et al		vs.	Raymon L. Bynum, et al
DATE	PLEADINGS FILED	DATE	ORDERS
	Lonnie F. Hollingsworth, jr. - Texas Classroom Teachers Assoc Martha P. Owen - Texas Federation of Teachers Richard L. Arnett - Beverly Sinkey and Assoc of TX ^{Atty. for Pltff} Professional Educators Truman W. Dean, Jr. - Texas State Teachers Assoc. 1415 Southmore Houston, TX 77004 Schuyler B. Marshall - Highland, Plano & Richardson ISD 3300 First City center 1700 Pacific Ave Dallas TX 75201 Cause of Action Court File Date Cost Deposit	2-26-91	Revised Final Judgment 2135/177 F.S. McCown
		3-12-91	NOTICE MAILED
		3-20-91 3-20-91	Opinion on Motion for Rehearing - In the Supreme Court of Texas Mandate - In the Supreme Court of Texas (l. wcti of mandamus conditionally issued to direct the 250th District Court of Travis County, TX to reinstate and observe the injunction affirmed by this Court in Edgewood I 2. the injunction is modified to stay its effect to April 1, 1991. In the event the Legislature enacts a constitutionally sufficient plan by April 1, 1991, this injunction is further stayed until September 1, 1991, in recognition that any modified funding system may require a period of time for implementaion...see file for further orders)
		4-2-91	Order 2158/001 F.S. McCown (See File: 1. defendants' motion to modify injunction taken under advisement 2. plaintiffs' alternative motion for clarification of judgment or modification of judgment taken under advisement 3. plaintiff-intervenor's oral motion for appointment of expert to draft finance plan for court's consideration granted; court appoints Lynn Moak; see file for further info 4. Comptroller shall determine each school districts cash balance, bonding ability, and total contractual obligations through Sept. 1, 1991; see file for further info 5. all parties shall appear before the Court April 15, 1991 at 9am; see file for further info)
4-23-90	Plea in Intervention (Carolyn Little and Assoc. of Texas Professional Educators)	4-15-91	Order 2167/295 F.S. McCown (1. defendants' motion to vacate injunction or alternatively, to stay injunction granted in part 2. defendants' motion to modify injunction withdrawn w/out prejudice as moot 3. plaintiffs' alternative motion for clarification of judgment or modification of judgment withdrawn w/o prejudice as moot
4-23-90	Plaintiffs' Request for Discovery from State Officials		4. pleas in interventions and requests for declaratory relief of the TSTA, the MIPP and Beverly Sinkey, the TCIA and the TPT all withdrawn w/o prejudice as moot 5. plaintiffs' and plaintiffs'-intervenor's joint motion for class certification remains pending 6. Lynn Moak previously appointed to draft plan shall not file plan and it shall remain confidential until further order of the court 7. comptroller previously ordered to devise a plan shall not file that plan and it shall remain confidential until further order of the court)
4-23-90	Plaintiffs' Motion to Strike Plea in Intervention of Robert Junell, et al.	5-8-91	Order Setting Hearing 2181/785 F.S. McCown (6-17-91 9am)
4-23-90	Plaintiffs' Response in Opposition to Motion to Extend Time	5-16-91	Order 2192/146 J.K. Dietz (R. James George, Jr., Thomas I. Davies, and Peter D. Kennedy of Graves, Dougherty, Hearon & Moody P.C. substituted as attys for Iraan-Sheffield ISD and Wink-Loving ISD)
4-23-90	Plea in Intervention, Motion to Modify Judgment, and Petition for Declaratory Judgment of Texas Class- room Teachers Association and Texas Federation of Teachers	6-3-91	Order Allowing Withdrawal and Substitutiton of Counsel 2200/196 F.S. McCown (Earl Luna allowed to withdraw as atty for Highland ISD, Plano ISD, and Richardson ISD and Schuyler B. Marshall, John H. Martin, G. Luke Ashley, and Deborah G. Hankinson substituted as atty; Schuyler B. Marshall lead counsel)
4-23-90	Defendants' Motion to Quash and Motion for Protective Order	5-24-91	Order 2197/188 F.S. McCown (joint hearing of cross-actions requesting injunctive relief in cause 362,516 and 91-6967; hearing 6-17-91 9am)
4-23-90	Letter to F. Scott McCown from Jim Mattox dated 4-23-90	5-28-91	Order 2198/051 F.S. McCown (R. James George Jr., Thomas I. Davies, Peter D. Kennedy and Jennifer R. Coberly of firm Graves, Dougherty, Hearon & Moody substituted as attys for Andrews ISD and Hawkins ISD)
4-24-90	Plea in Intervention and Petition for Declaratory Judgment of the Texas State Teachers Association	6-14-91	Order Granting Motion to Withdraw 2209/208 F.S. McCown (Hurst-Eules- Bedford ISD, Eanes ISD, Arlington ISD, Grapevine-Colleyville ISD, Eagle Mountain-Saginaw ISD, Cleburne ISD, and Rockdale ISD to withdraw as defendnat-Intervenors granted and dismissed from this lawsuit)
4-25-90	Brief of Intervenors Junell et al In Support of Intervenors' Motion to Extend Time		
4-26-90	Plaintiffs' Motion to Strike Plea in Intervention of Carolyn Little and the Association of Texas Professional Educators		
4-27-90	Plaintiff-Intervenor's Motion to Strike Interventions		
4-30-90	Plaintiff/Intervenors' Memorandum Concerning Future Proceedings in this Action Before the District Court		
4-30-90	Memorandum on Contingencies		
4-30-90	Letter to F. Scott McCown from Albert H. Kauffman dated 4-20-90		
4-30-90	Letter to F. Scott McCown from Kevin O'Hanlon dated 4-26-90		
4-30-90	Letter to F. Scott McCown from Danny Byers dated 4-24-90		

DATE SERVED	DATE	PLEADINGS	
Citations.	4-30-90	Letter to F. Scott McCown from Albert H. Kauffman dated 3-15-90	
	4-30-90	Letter to F. Scott McCown from Kevin O'Hanlon dated 3-1-90	
	4-30-90	Letter to F. Scott McCown from David R. Richards dated 3-1-90	
	4-30-90	Letter to F. Scott McCown from Earl Luna dated 2-28-90	
	4-30-90	Plaintiff-Intervenors' Response to Motion to Quash	
	4-30-90	Plaintiffs' Memorandum Regarding Interpretation of This Court's June 1st 1987 Judgment	
	5-1-90	Motion to Modify Permanent Injunction	
	5-1-90	Letter to Bob Bullock from Jim Mattox dated 5-1-90	
	5-1-90	Motion to Modify Permanent Injunction	
	5-1-90	Letter to Scott McCowan from Charles C. Holt dated 5-1-90	
	5-3-90	Letter to F. Scott McCown from William H. White dated 5-2-90	
	5-8-90	Letter to E. Scott McCown from Kevin O'Hanlon dated 5-8-90 (Re: Appt. of Master Dr. Billy D. Walker)	
	5-8-90	Letter to F. Scott McCown from Richard E. Gray dated 5-8-90 (Re: Appt of Master William G. Kilgralin)	
	5-8-90	Letter to F. Scott McCown from Albert H. Kauffman dated 5-8-90 (Re: Appt of Master William G. Kilgarlin and Dr. Jose A. Cardenas)	
	5-8-90	Letter to F. Scott McCown from Earl Luna dated 5-8-90 (Re: Appt of Master Ramon Bynum)	
	T.R.O.	5-7-90	Letter to F. Scott McCown from Kevin O'Hanlon dated 5-7-90
		5-11-90	Financial Statement - William Wayne Kilgarlin
5-11-90		Financial Statement - Jose A. Cardenas	
Notices	5-14-90	Plaintiffs' Memorandum in Support of Their Motions Concerning "Local Funds" and in Response to Proposed Injunctive Order	
	5-14-90	Letter to William N. Kirby from William W. Kilgarlin dated 5-10-90	
Others	5-14-90	Letter to Bob Bullock from William W. Kilgarlin dated 5-10-90	
	5-14-90	Letter to Albert H. Kaufman and David R. Richards from William W. Kilgarlin dated 5-10-90	
	5-8-90	Letter to F. Scott McCown from Earl Luna dated 5-8-90	
	5-7-90	Letter to F. Scott McCown from Kevin O'Hanlon dated 5-7-90	
	5-17-90	Letter to F. Scott McCown from Albert H. Kauffman dated 5-3-90	
	5-17-90	Letter to F. Scott McCown from Ray Hutchison dated 5-7-90	
	5-17-90	Letter to F. Scott McCown from James W. Deatherage dated 5-7-90	
	5-17-90	Letter to F. Scott McCown from Albert H. Kauffman dated 5-8-90	
	5-17-90	Letter to F. Scott McCown from Kevin O'Hanlon dated 5-8-90	
	5-17-90	Letter to F. Scott McCown from Albert H. Kauffman dated 5-10-90	
	5-17-90	Letter to F. Scott McCown from Albert H. Kauffman dated 5-11-90	
	5-17-90	Letter to Counsel from F. Scott McCown dated 5-16-90	
	5-17-90	Financial Statement - Billy Don Walker	
	5-17-90	Oath of Office - William W. Kilgarlin	
	5-17-90	Oath of Office - Jose A. Cardenas	
	5-17-90	Oath of Office - Billy Don Walker	
	5-24-90	Letter to William W. Kilgarlin from James W. Deatherage dated 5-21-90	
	6-1-90	Plaintiffs' Motion for Modification of Judgment	
	6-1-90	Motion to Establish Supplemental Plan for Disbursement of Funds	
	6-1-90	Joint Motion to Modify Injunction	
Citation by Publication:	6-4-90	Letter to F. Scott McCown from Richard L. Arnett dated 5-22-90	
Issued:			
Published:	6-1-90	Preliminary Plan of the Master in Chancery	
First	6-7-90	Letter to F. Scott McCown from Kevin O'Hanlon dated 6-5-90	
Second	6-8-90	Letter to Counsel from F. Scott McCown dated 6-7-90	
Thrd			
Fourth			

Edgewood ISD, et al		vs.	Raymon L. Bynum, et al
		DATE	ORDERS
R. James George, jr. - Andrews ISD, et al			
	Atty for Pltff		
	Atty for Deft		
	Cause of Action		
	Court		
	File Date		
	Cost Deposit		
DATE	PLEADINGS FILED		
10-11-90	Additional Findings - F.S. McCown		
10-11-90	Ltr to Counsel from Judge F.S. McCown dated 10-10-90		
10-18-90	Certificate of Deposit of Cash in Lieu of Cost Bond		
10-23-90	Ltr to Counsel from Judge F.S. McCown dated 10-19-90		
10-29-90	Request to Include Material in Transcript		
10-29-90	Motion to Forward Exhibits to Texas Supreme Court		
11-1-90	Appellants' Amended Request to Include Material in Transcript		
10-24-90	Certificate of Deposit of Cash in Lieu of Cost Bond		
10-24-90	Request for Statement of Facts		
10-24-90	Request for Transcript		
10-24-90	Ltr to Sue Catchings from Jerry R. Hoodenpyle dtd 10-24-90		
11-30-90	Ltr to Judge F.S. McCown from Jerry R. Hoodenpyle dtd 11-26-90		
2-15-91	On Motion for Rehearing Amicus Curiae Brief In the Supreme Court of Texas		
2-25-91	Motion for Rehearing and Motion for Leave to File Amicus Curiae Brief In the Supreme Court of TX		
2-25-91	Motion for Leave to Supplement and Amend Amicus Curiae Brief In the Supreme Court of TX		
2-25-91	Copy of A Bill to be Etitled An Act (by the Legislature of the State of TX; by:Parker S.B. No. 351)		
2-26-91	Ltr to Counsel from Judge F.S. McCown dtd 2-26-91 Re: Revised final judgment		
2-27-91	Ltr to Mary F. Keller from Peggy Littlefield dtd 2-25-91		
2-27-91	Ltr to Mary F. Keller from Peggy Littlefield dtd 2-26-91		
3-6-91	Ltr to Judge F.S. McCown from Albert H. Kauffman dtd 1-31-91		

DATE SERVED	DATE	PLEADINGS
Citations	3-4-91	Ltr to Judge F.S. McCown from Ray Hutchison dtd 2-28-91
	3-18-91	Ltr to District Clerk from Supreme Court of Texas dtd 3-15-91
	3-18-91	Bill of Costs - In the Supreme Court of Texas
	3-29-91	Plaintiffs' Alternative Motion for Clarification of Judgment or Modification of Judgment
	3-29-91	Defendants' Motion to Modify Injunction
	3-27-91	Ltr to Counsel from Judge F.S. McCown dtd 3-27-91
	3-28-91	Ltr to Counsel from Judge F.S. McCown dtd 3-28-91
	4-1-91	Plea in Intervention, and Petition for Declaratory Judgment of Texas Classroom Teachers Association and Texas Federation of Teachers
	4-1-91	Defendant-Intervenors' Response to Plaintiffs' Alternative Motion for Clarification of Judgment or Modification of Judgment
	4-1-91	Defendants' Response to Plaintiffs' Motion to Modify Injunction
T.R.O.:	4-1-91	Plea in Intervention (Beverly Sinkey and the Association of Texas Professional Educators)
	4-1-91	Plea in Intervention and Petition for Declaratory Judgment of the Texas State Teachers Association
	4-4-91	Motion for Class Certification
	4-4-91	Brief in Support of the Motion for Class Certification
Notices:	4-4-91	Notice of Pendency of Class Action
	4-2-91	Ltr to Counsel from Judge F.S. McCown dtd 4-2-91
	4-12-91	Plaintiffs' Memorandum Concerning the Powers of this Court to Implement a Constitutional School finance Plan
Others:	4-15-91	Defendant's Motion to Vacate Injunction or, Alternatively, to Stay Injunction
	4-15-91	Opponents' Response to the Plaintiffs' Motion for Certification
	4-15-91	Opponents' Response to the Plaintiffs' Motion for Certification
	4-15-91	Ltr to Counsel from Judge F.S. McCown dtd 4-15-91
	4-15-91	Ltr to Dr. Lynn Moak from Lonnie F. Hollingsworth, Jr. dtd 4-10-91
	4-11-91	Plaintiffs' Motion to Strike the Intervention of the Association of Texas Professional Educators and Beverly Sinkey
	4-11-91	Plaintiffs' Motion to Strike the Intervention of the Texas State Teachers Association
	4-11-91	Plaintiffs' Motion to Strike the Intervention of the Texas Classroom Teachers Association and Texas Federation of Teachers
	4-22-91	Defendant-Intervenors' Objection and Response to Plaintiffs' and Plaintiff-Intervenors' Motion for Class Certification
	5-3-91	Cross-Claim of Defendant-Intervenors for Injunctive Relief <i>Correction - James Branch (SD)</i>
	5-8-91	Ltr to Counsel from Judge F.S. McCown dtd 5-8-91 <i>Small & Sheffield</i>
	5-15-91	Motion to Substitute Counsel (Earl Luna)
	5-17-91	Intervention of Barbers Hill Independent School District as Defendant-Intervenor and Cross-Claim for Injunctive Relief
5-17-91	Intervention of Carthage Independent School District as Defendant-Intervenor and Cross-Claim for Injunctive Relief	
5-20-91	Cross-Claim of Andrews Independent School District, Austwell-Tivoli Independent School District, Hawkins Independent School District, Iraan-Sheffield Independent School District, Laço Vista Independent School District, Miami Independent School District, McMullen County Independent School District and Wink-Loving Independent School District	
5-22-91	Motion to Substitute Counsel (Earl Luna)	
Citation by Publication Issued:	5-24-91	Ltr to Counsel from Judge F.S. McCown dtd 5-24-91
Published:	6-3-91	Motion to Withdraw and Substitute (Earl Luna)
	6-5-91	Notice of Filing of H.B. 2885 (House Bill 2885)
	6-6-91	Cross-Claim of Highland Park Independent School District, Plano Independent School District and Richardson Independent School District
	6-6-91	Notice of Filing of H.B. 2885

Edgewood ISD, ET AL

vs.

Raymon L. Bynum, ET AL

		DATE	ORDERS
	Atty for Pltff	6-25-91	Order 2218/665 F.S. McCown (Bill of Exceptions allowed, approved and ordered filed by the clerk of court as part of record; for defendant-intervenors Carrollton-Farmers Branch ISD, Donald H. Sheffield, et al)
	Atty for Deft.		
	Cause of Action		
	Court		
	File Date		
	Cost Deposit		
DATE	PLEADINGS FILED		
6-15-90	Plea in Intervention - Advocacy, Incorporated		
6-20-90	Plaintiffs' Motion for Temporary Injunction		
6-20-90	Plaintiffs' Request for Enforcement of Judgment		
6-20-90	Motion of William W. Kilgarlin for Payment of Special Master's Fees and Expenses		
6-20-90	Plaintiff-Intervenors' Motion to Strike Intervention (Alvarado I.S.D., et al.)		
6-20-90	Plaintiff-Intervenors' Petition for Supplemental Relief		
6-20-90	Application for a Continuance		
6-25-90	Letter to Counsel from Richard L. Arnett dated 6-21-90		
6-25-90	Motion of Jose A. Cardenas, Ed.D., for Payment of Associate Special Master's Fees and Expenses		
6-25-90	Motion of Billy D. Walker, Ed.D., for Payment of Associate Special Master's Fees		
6-25-90	Letter to Counsel from Richard L. Arnett dated 6-21-90		
6-27-90	Plaintiff-Intervenors' Amended Petition for Supplemental Relief (Alvarado ISD, et al)		
6-28-90	Letter to Master and Associate Masters from F. Scott McCown dated 6-26-90 Re: fees order		
6-29-90	Letter to Counsel from Earl Luna date 6-28-90		
6-29-90	Plaintiffs' Amended Request for Enforcement of Judgment (Edgewood ISD, et al)		
6-29-90	Answer of State Defendants to Plaintiffs' and Plaintiff-Intervenors' Request for Additional Relief		
6-29-90	State Defendants' Witness List		
7-6-90	Letter to F. Scott McCown from Albert H. Kauffman dated 7-5-90		
7-6-90	Plaintiff's Pre Trial Memorandum on Issue of Burden of Proof		

DATE SERVED	DATE	PLEADINGS
Citations:	8-13-90	Proposed Findings of Fact
	8-13-90	Post-Trial Brief on Plaintiff-Intervenors (gray binder;small)
	8-13-90	Appendix to Post-Trial Brief on Plaintiff-Intervenors (gray binder;large)
	8-13-90	Letter to Judge F. Scott McCown from Kevin O'Hanlon dated 8-13-90 RE: series of materials submitting,previous submissions
	8-13-90	Index to State's Post-Trial Submission (Sections I-IX not in binder/rubber band)
	8-13-90	Plaintiffs' Post Trial Brief
	8-13-90	Plaintiffs' Proposed Findings of Fact and Conclusions of Law
	7-9-90	Moton for Leave to Appeal as Amicus Curiae and File Amicus Brief in Support of Plaintiffs
	7-11-90	Letter to Judge F. Scott McCown from Albert H. Kauffman dated 7-5-90
	7-11-90	Letter to Counsel from Jerry R. Hoodenpyle dated 6-29-90
	7-16-90	Motion to Withdraw (Midway Independent School District)
	7-16-90	Motion to Withdraw of Grady Independent School District
T.R.O.	7-9-90	Response of Andrews I.S.D. et al, to Plaintiff-Intervenors' Amended Petition for Supplemental Relief
	8-17-90	Certification Pursant to Rule 206: Oral Deposition of William N. Kirby taken on 7-2-90
	8-17-90	Certification Pursant to Rule 206: Oral Deposition of Lynn Moak taken on 7-3-90
Notices:	8-14-90	Brief of Amicus Curiae Klein Independent School District in Support of Plaintiffs and Plaintiff-Intervenors
Others	8-24-90	State's Reply Brief
	8-27-90	Post-Trial Brief of Plaintiff-Intervenors
	8-27-90	Plaintiff-Intervenors' Reply Brief
	8-27-90	Plaintiffs' Response to Defendants' First Post-Trial Submission
	8-28-90	Brief of Amicus Curiae
	8-28-90	Brief of Amicus Curiae
	8-28-90	Ltr to District Clerk from Albert H. Kauffman ATTACHED: Copies of Materials to Plaintiffs' Response to Defendants' First Post-Trial Submission filed 8-27-90 (ltr dated 8-27-90)
	9-19-90	Post-Trial Brief of Plaintiff-Intervenors (small gray binder)
	9-19-90	Appendix to Post-Trial Brief of Plaintiff-Intervenors (large gray binder)
	9-19-90	Ltr to Judge F.S. McCown from David R. Richards dated 8-20-90 ATTACHED: chart, Exhibit A, omitted from State's Appellate Briefs
	9-19-90	Ltr to District Clerk from mark S. Partin dated 8-24-90
	9-19-90	Ltr to Judge F.S. McCown from Richard E. Gray, III dated 8-27-90
	9-19-90	Ltr to District Clerk from Albert H. Kauffman dated 8-27-90 ATTACHED: Copies of materials to Plaintiffs' Response to Defendants' First Post-Trial Submission filed 8-27-90
	9-24-90	OPINION - F.S. McCown
	9-25-90	Ltr to Counsel from Judge F.S. McCown. dated 9-25-90
	9-24-90	Ltr to Judge F.S. McCown from Albert H. Kauffman dated 9-19-90
	9-26-90	Notice of Substitution of Counsel (Toni Hunter for state defendants)
	9-27-90	Ltr to Judge F.S. McCown from Albert H. Kauffman
	10-1-90	Ltr to Judge F.S. McCown from Albert H. Kauffman dated 9-27-90
	10-2-90	Ltr to Counsel from Judge F.S. McCown dated 10-1-90
	10-3-90	Ltr to Judge F.S. McCown from Richard Hammell dated 10-3-90
	10-9-90	Notice of Appeal
	10-9-90	Cost Bond on Appeal
Citation by Publication:	10-9-90	Plaintiffs-Petitioners Statement of Jurisdiction and Direct Appeal (blue binder)
Issued:	10-9-90	Appendix to Plaintiffs-Petitioners Statement of Jurisdiction and Direct Appeal (blue binder)
Published:	10-9-90	Request for Additional and Amended Findings of Fact and Conclusions of Law
First	10-4-90	Request for Additional and Amended Findings of Fact and Conclusions of Law
Second		
Third	10-12-90	Plaintiff-Intervenors' Opposition to Defendants' Request for Additional and Amended Findings of Fact and Conclusions of Law
Fourth		

Edgewood ISD, et al		VS.	Raymon L. Bynum, et al
		DATE	ORDERS
Atty for Pltff			
Atty for Deft.			
Cause of Action			
Court			
File Date			
Cost Deposit			
DATE	PLEADINGS FILED		
6-6-91	First Amended Original Cross-Claim of Andrews Independent School District, Austwell-Tivoli Independent School District, Hawkins Independent School District, Iraan-Sheffield Independent School District, Lago Vista Independent School District, Miami Independent School District, McMullen County Independent School District and Wink-Loving Independent School District		
6-7-91	Plaintiff-Intervenors' Challenge to Senate Bill 351 and Response to Cross-Claims		
6-10-91	State Defendants Answer to Cross Claims		
6-11-91	First Amended Cross-Claim of Defendant-Intervenors for Injunctive Relief		
6-11-91	List of Witnesses of Carrollton-Farmers Branch I.S.D., Coppell I.S.D., Barbers Hill I.S.D., and Carthage I.S.D.		
6-11-91	List of Exhibits of Carrollton-Farmers Branch I.S.D., Coppell I.S.D., Barbers Hill I.S.D., and Carthage I.S.D.		
6-10-91	Response of Plaintiffs Edgewood I.S.D., et al to Cross Claims by Defendant-Intervenors and Additional Claims of Defendant-Interventors		
6-10-91	Ltr to Judge F.S. McCown from Christopher J. Caso dtd 6-5-91		
6-12-91	Motion to Substitute Counsel (Jerry R. Hoodenpyle)		
6-3-91	Motion to Substitute Counsel		
6-5-91	Notice of Filing of H.B. 2885		
6-10-91	State Defendants Answer to Cross Claim		
6-12-91	Motion for Continuance and Brief in Support		
6-12-91	Exhibit and Witness List of Highland Park Independent School District, Plano Independent School District, and Richardson Independent School District		

DATE SERVED	DATE	PLEADINGS	
Citations	6-13-91	Plaintiff-Intervenors' Witness List	
	6-14-91	Motion to Withdraw	
	6-14-91	State Defendants' Trial Brief	
	6-14-91	Defendant-Intervenors' Brief in Support of Cross-Claim	
	6-14-91	Brief on Highland Park Independent School District, Plano Independent School District, and Richardson Independent School District	
	6-14-91	Amicus Curiae Brief of Brazosport, Conroe, Cypress-Fairbanks, Deer Park, Friendswood, Humble, Huntessville, Katy, La Porte, Spring Branch, Sweeny, and Tomball Independent School Districts	
	6-14-91	Witness and exhibit List of Cross-Claimants Andrews Independent School District, Austwell-Tivoli Independent School District, Hawkins Independent School District, Iraan-Sheffield Independent School District, Lago Vista Independent School District, Miami Independent School District, McMullen County Independent School District and Wink-Loving Independent School District	
	T.R.O.:	6-14-91	Brief in Support of Motion by Andrews Independent School District, et al for Temporary Injunction
	Notices:	6-14-91	Defendants' Exhibit List
		6-14-91	Defendants' Witness List
Others:	6-14-91	Plaintiff-Intervenors' Pre-Trial Brief in Support of Challenge to Senate bill 351 and Response to Cross-Claims	
	6-14-91	Appendix to Plaintiff-Intervenors' Pre-Trial Brief in Support of Challenge to Senate Bill 351 and Response to Cross-Claims (black binder w/clear cover)	
Others:	6-17-91	Defendants' answer to Plaintiff-Intervenors' Challenge	
	6-17-91	State Defendants' Response to Cross-Claimant Highland Park's Motion for Continuance	
	6-17-91	Plaintiffs Memorandum Concerning the Constitutionality of County Education Districts	
	6-18-91	Defendants' Supplemental original Answer to all Cross-Claims, Challenges, and Original Petitions	
	6-25-91	Defendant-Intervenors' Bill of Exceptions	
	6-28-91	Defendant-Intervenors' Post-Hearing Brief in Support of Cross-Claim	
	7-1-91	Ltr to Judge F.S. McCown from R. James George, Jr. dtd 6-25-91	
	6-24-91	Ltr to Counsel from Kevin O'Hanlon dtd 6-20-91	
	7-8-91	Post Hearing Brief of Andrews Independent School District, et al	
	7-8-91	Post-Hearing Brief on Highland Park Independent School District, Plano Independent School District, and Richardson Independent School District	
	7-11-91	Certification Pursuant to Rule 206: Oral Deposition of Lynn Moak	
DOCKET ENTRIES CONTINUED ON COMPUTER RECORD			
Citation by Publication.			
Issued:			
Published:			
First			
Second			
Third			
Fourth			

eHistorical District Civil Staff access

New Search

Cause Number: 362516

Plaintiff: EDGEWOOD ISD, ET AL vs

Defendant: MIKE MOSES, COMMISSIONER OF EDUCATION, ET AL

Suit Type: OTHER CIVIL File Date: 5/23/1984 Jury Fee: Y Confidential: N Scaled: N

District Clerk Stauts: OFFD

Assoc. Cause: 9310356

Court Number: 250

Parties	Motions/Pleadings	Issuance/Service	Orders	Ledger
---------	-------------------	------------------	--------	--------

Motions/Pleadings

Date Issued	Motion Code	Description	Clerks Initials
7/22/1991	000P	MOTION TO RELEASE INFORMATION	EVE
7/22/1991	000P	PLAINTIFF-INTERVENORS' RENEWED OBJECTIONS TO CERTAIN FEATURES OF SENATE BILL 351	EVE
7/22/1991	000P	MOTION TO RELEASE INFORMATION	EVE
7/22/1991	000P	POST-TRIAL BRIEF OF PLAINTIFFS, PLAINTIFF-INTERVENORS AND THE STATE DEFENDANTS, CONCERNING THE CONSTITUTIONALITY OF COUNTY EDUCATION DISTRICTS	EVE
7/23/1991	000P	EDGEWOOD PLAINTIFFS' MEMORANDUM ON COUNTY TAX BASE ISSUE	TQ
7/24/1991	000P	LTR TO JUDGE F.S. MCCOWN FROM R. JAMES GEORGE.JR. DTD 7-23-91	TQ
7/26/1991	000P	MOTION REQUESTING COURT TO TAKE JUDICIAL NOTICE OF ADJUDICATIVE FACTS REGARDING WILLIAMSON COUNTY C.E.D. AND BRIEF IN SUPPORT THEREOF	EVE
7/26/1991	000P	THEREOF	TQ
7/26/1991	000P	MOTION REQUESTING COURT TO TAKE JUDICIAL NOTICE OF ADJUDICATIVE FACTS REGARDING EL PASO COUNTY C.E.D. AND BRIEF IN SUPPORT THEREOF	EVE
7/26/1991	000P	SUPPORT THEREOF	TQ
7/26/1991	000P	MOTION REQUESTING COURT TO TAKE JUDICIAL NOTICE OF ADJUDICATIVE FACTS REGARDING INDEPENDENT SCHOOL DISTRICT TAXING RESOLUTIONS AND BRIEF IN SUPPORT THEREOF	EVE

7/26/1991	000P		TQ
7/26/1991	000P	AFFICAVIT OF DEBORAH G. HANKINSON	TQ
7/26/1991	000P	AFFIDAVIT OF PEGGY BALLARD	TQ
7/26/1991	000P	AFFIDAVIT OF DANNY BURGER	TQ
7/26/1991	000P	MOTION REQUESTING COURT TO TAKE JUDICIAL NOTICE OF ADJUDICATIVE FACTS REGARDING HILL COUNTY C.E.D. AND BRIEF IN SUPPORT THEREOF	EVE
7/26/1991	000P	MOTION REQUESTING COURT TO TAKE JUDICIAL NOTICE OF ADJUDICATIVE FACTS REGARDING COLLIN COUNTY C.E.E. AND BRIEF IN SUPPORT THEREOF	EVE
7/26/1991	000P	MOTION REQUESTING COURT TO TAKE JUDICIAL NOTICE OF ADJUDICATIVE FACTS REGARDING DALLAS COUNTY C.E.D. AND BRIEF IN SUPPORT THEREOF	EVE
7/26/1991	000P	MOTION REQUESTING COURT TO TAKE JUDICIAL NOTICE OF ADJUDICATIVE FACTS REGARDING HIDALGO COUNTY C.E.D. AND BRIEF IN SUPPORT THEREOF	EVE
7/26/1991	000P	MOTION REQUESTING COURT TO TAKE JUDICIAL NOTICE OF ADJUDICATIVE FACTS REGARDING TRANSCRIPT OF CONFERENCE COMMITTEE MEETINGS ON SENATE BILL 351 AND BRIEF IN SUPPORT THEREOF	EVE
7/29/1991	0216	JURY FEE DEPOSIT	GWEN
7/30/1991	000P	LTR. TO JUDGE COOKE, AND JUDGE KIRK, FROM JUDGE MCCOWN, DATED 7-30-91	DEB
7/30/1991	000P	LTR. TO COUNSEL, FROM JUDGE MCCOWN, DATED 7-30-91	DEB
7/31/1991	000P	SUPPLEMENTAL AFFIDAVIT OF PEGGYT BALLARD	DEB
7/31/1991	000P	REPLY BRIEF OF HIGHLAND PARK INDEPENDENT SCHOOL DISTRICT, PLANO INDEPENDENT SCHOOL DISTRICT, AND RICHARDSON INDEPENDENT SCHOOL	DEB
7/31/1991	000P	MOTION REQUESTING COURT TO TAKE JUDICIAL NOTICE OF ADJUDICATIVE FACTS REGARDING THE DENTON, HAMILTON, MENARD AND WHEELER COUNTY	DEB
7/31/1991	000P	C.E.D.'S AND BRIEF IN SUPPORT THEREOF	DEB
		MOTION REQUESTING COURFT TO TAKE JUDICIAL	

7/31/1991	000P	NOTICE OF ADJUDICATIVE FACCTS REGARDING BEXAR COUNTY C.E.D.F. AND BRIEF IN SUPPORT	DEB
7/31/1991	000P	MOTION REQUESTION COURT TO TAKE JUDICIAL NOTICE OF ADJUDICATIVE FACTGS REGARDING DENTON COUNTY C.E.D. AND BRIEF IN SUPPORT	DEB
8/6/1991	000P	LETTER TO JUDGE MCCOWN FROM ATTORNEY SCHUYLER B. MARSHALL, DATED 07/22/91	EVE
8/6/1991	000P	LETTER TO JUDGE MCCOWN FROM ATTORNEY EARL LUNA, DATED 07/23/91	EVE
8/6/1991	000P	LETTER TO JUDGE MCCOWN FROM ATTORNEY ALBERT KAUFFMAN, ATTORNEY FOR PLAINTIFF EDGEWOOD ISD LETTER DATED 07/23/91	EVE
8/6/1991	000P	LETTER TO JUDGE MCCOWN FROM ATTORNEY JAMES GEORGE.JR. DATED 07/23/91 (REF.ALSO TO 916967	EVE
8/6/1991	000P	LETTER TO JUDGE MCCOWN FROM ALBERT KAUFFMAN, ATTORNEY FOR EDGEWOOD I.S.D.	EVE
8/6/1991	000P	LETTER TO JUDGE MCCOWN FROM RICHARD E GRAY, ATTORNEY, DATED 07/24/91	EVE
8/6/1991	000P	LETTER TO JUDGE MCCOWN FROM SCHUYLER MARSHALL DATED 07/24/91	EVE
8/6/1991	000P	LETTER TO JUDGE MCCOWN FROM TONI HUNTER,AG'S OFFICE, DATED 07/24/91	EVE
8/6/1991	000P	LETTER TO JUDGE MCCOWN FROM SCHUYLER MARSHALL DATED 07/26/91	EVE
8/6/1991	000P	LETTER TO JUDGE MCCOWN FROM JAMES GEORGE,ATT. , DATED 07/31/91	EVE
8/6/1991	000P	APPENDIX TO PLAINTIFF-INTERVENORS' PRE-TRIAL IN SUPPORT OF CHALLENGE TO SENATE BILL 351 AND RESPONSE TO CROSS-CLAIMS	EVE
8/7/1991	000P	LTR. TO COUNSEL, FROM JUDGE MCCOWN, DATED 8-7-91	DEB
		MOTION REQUESTING COURT TO TAKE JUDICIAL	

8/9/1991	000P	NOTICE OF ADJUDICATIVE FACTS REGARDING MENARD COUNTY C.E.D. AND BRIEF IN SUPPORT THEREOF	DEB
8/23/1991	0216	JURY FEE DEPOSIT	ALIC
8/23/1991	000P	LETTER TO DISTRICT CLERK FROM PETER D. KENNEDY DATED 8-23-91	KE
8/27/1991	000P	LTR. TO JUDGE MCCOWN, FROM TONI HUNTER, DTD. 8-14-91	DEB
8/28/1991	000P	LTR. TO JUDGE MCCOWN, FROM RICHARD E. GRAY, III, DTD. 8-13-91	DEB
9/4/1991	000P	PLAINTIFFS AND PLAINTIFF-INTERVENORS JOINT MOTION FOR MODIFICATION OF FINAL JUDGMENT	DEB
9/10/1991	000P	LTR. TO COUNSEL, FROM JUDGE MCCOWN, DTD. 9-9-91	DEB
9/10/1991	000P	PLAINTIFFS' MOTION TO MODIFY THIS COURT'S INTERLOCUTORY ORDER OF AUGUST 30, 1991	DEB
9/11/1991	000P	PLAINTIFFS' MOTION TO MODIFY THIS COURT'S INTERLOCUTORY ORDER OF AUGUST 30, 1991	DEB
10/23/1991	000P	MOTION TO POSTPONE PRE-TRIAL DEADLINES	DEB
10/28/1991	000P	LTR. TO JUDGE MCCOWN, FROM MICHAEL L. ATCHLEY, DTD. 9-20-91	DEB
10/28/1991	000P	LTR. TO JUDGE MCCOWN, FROM TONI HUNTER, DTD. 09-20-91	DEB
10/28/1991	000P	LTR. TO JUDGE MCCOWN, FROM TOMI HUNTER, DTD 9-24-91	DEB
10/28/1991	000P	LTR. TO JUDGE MCCOWN, FROM DAVID R. RICHARDS, DTD 9-23-91	DEB
10/28/1991	000P	LTR. TO JUDGE MCCOWN, FROM ALBERT H. KAUFFMAN DTD. 9-23-91	DEB
10/28/1991	000P	LTR. TO JUDGE MCCOWN, FROM SCHUYLER B. MARSHALL, IV, DTD. 9-26-91	DEB
10/28/1991	000P	LTR. TO JUDGE MCCOWN, FROM R. JAMES GEORGE, JR., DTD. 9-20-91	DEB
11/1/1991	000P	LETTER TO JUDGE MCCOWN FROM J. DAVID THOMPSON DATED: OCTOBER 25, 1991 (BRACEWELL & PATTERSON) HOUSTON, TEXAS	EVE
11/6/1991	000P	LETTER TO JUDGE MCCOWN FROM SCHUYLER	EVE

DATE	TIME	DESCRIPTION	CASE
		MARSHALL	
11/7/1991	000P	EDGEWOOD PLAINTIFFS' RESPONSE TO PLAINTIFF-INTERVENORS' MOTION FOR EXTENSION OF TIME	DEB
2/4/1992	000P	LETTER TO JUDGE MCCOWN FROM DAVID R RICHARDS	MV
2/6/1992	000P	LTR. TO COUNSEL, FROM JUDGE MCCOWN, DTD. 1-31-92	DEB
2/18/1992	000P	LETTER TO JUDGE MCCOWN FROM MRS HONTAS HINES, TEACHER, DTD 2-5-92	TERG
3/4/1992	000P	LTR. TO COUNSEL, FROM JUDGE MCCOWN, DTD. 3-3-92	DEB
3/13/1992	000P	PLAINTIFFS' MOTION REQUESTING THE APPOINTMENT OF A MASTER	MARG
3/17/1992	000P	STATE DEFENDANTS' MOTION TO MODIFY THE REVISED INTERLOCUTORY ORDER	MARG
3/24/1992	000P	STATE DEFENDANTS' RESPONSE TO APPOINTMENT OF A MASTER	MARG
6/8/1992	000P	LTR. TO JUDGE MCCOWN, FROM TONI HUNTER, DTD. 6-5-92	DEB
6/26/1992	000P	LTR. TO COUNSEL, FROM JUDGE F. SCOTT MCCOWN DTD. 6-22-92	DEB
8/6/1992	000P	STATE DEFENDANTS' RESPONSE TO COURT'S QUESTIONS	TERG
8/7/1992	000P	PLAINTIFF-INTERVENOR'S MEMORANDUM BRIEF ON THE VIABILITY OF THE LOCAL SCHOOL DISTRICT MAINTENANCE TAX	TERG
8/7/1992	000P	LTR. TO JUDGE MCCOWN, FROM R. JAMES GEORGE, JR., DTD. 8-7-92	DEB
8/10/1992	000P	DEFENDANT-INTERVENORS' MEMORANDUM BRIEF (CARROLLTON-FARMERS BRANCH ISD, BARBERS HILL ISD, CARTHAGE ISD, & COPPELL ISD)	TERG
8/28/1992	000P	LTR. TO JUDGE MCCOWN, FROM ALBERT H. KAUFFMAN DTD. 6-9-92	DEB
8/28/1992	000P	LTR. TO JUDGE MCCOWN, FROM RICHARD GRAY, DTD 6-17-92	DEB
		LTR. TO JUDGE MCCOWN, FROM SCHUYLER B.	

8/28/1992	000P	MARSHALL, DTD. 7-31-92	DEB
9/1/1992	000P	LTR TO COUNSEL FROM JUDGE F.S. MCCOWN DTD 8-28-92	TQ
12/9/1992	000P	LETTER TO COUNSEL FROM JUDGE SCOTT MCCOWN DATED: DECEMBER 8, 1992	EVE
1/19/1993	000P	LTR TO JUDGE MCCOWN FROM RAYMOND S ALLEN DTD 1-13-92	TQ
1/19/1993	000P	LTR TO JUDGE MCCOWN FROM MARCHETA LEIGHTON- BEASLEY DTD 1-13-93	TQ
2/12/1993	000P	LTR TO GOVENOR RICHARDS FROM PHILLIP R GRIFFIN DTD 2-10-93	TQ
5/3/1993	000P	THE COMPTROLLER OF PUBLIC ACCOUNTS AND THE COMMISSIONER OF EDUCATION, BY AND THROUGH THEIR UNDERSIGNED ATTORNEY OF RECORD FILE	EVE
5/3/1993	000P	THIS THEIR MOTION TO MODIFY ORDER OF JANUARY 11, 1993, AND REPORTS OF THE STATE COMPTROLLER AND COMMISSIONER OF EDUCATION	EVE
5/3/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM THE OFFICE OF THE ATTORNEY GENERALS OFFICE, FROM TONI HUNTER, CHIEF DEPUTY DATED: APRIL 16, 1993	EVE
5/3/1993	000P	LETTER TO CHIEF DEPUTY, TONI HUNTER WITH THE AG'S OFFICE FROM DISTRICT JUDGE SCOTT MCCOWN LETTER DATED: APRIL 28, 1993	EVE
5/5/1993	000P	STATEMENT OF AMICUS CURIAE ASSOCIATION OF TEXAS PROFESSIONAL EDUCATORS FROM ATTORNEY RICHARD L. ARNETT	EVE
5/5/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM RICHARD L. ARNETT, DATED: MAY 5, 1993	EVE
5/17/1993	000P	PLAINTIFFS' MOTION TO ENJOIN LOCAL SCHOOL DISTRICT USE OF DISTRICT GENERATED AD VALOREM TAX MONIES	EVE
5/28/1993	000P	COMMISSIONER AND COMPTROLLER	EVE
5/28/1993	000P	OF AD VALOREM TAXES	EVE

5/28/1993	000P	THE TEXAS STATE TEACHERS ASSOCIATION PLEA IN INTERVENTION TO MODIFY ORDER OF JANUARY 11, 1993, AND OBJECTIONS TO THE PLAN OF THE COMMISSIONER AND COMPTROLLER	EVE
5/28/1993	000P	RESPONSE OF HIGHLAND PARK, PLANO AND RICHARD- SON INDEPENDENT SCHOOL DISTRICTS TO PLAIN- TIFFS'MOTION TO ENJOIN LOCAL SCHOOL DISTRICT USE OF AD VALOREM TAXES	EVE
6/1/1993	000P	PETITION IN INTERVENTION OF THE CITY OF STAFFORD AND STAFFORD MUNICIPAL SCHOOL DISTRICT	EVE
6/1/1993	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM TONI HUNTER,DEPUTY CHIEF GENERAL LITIGATION DIVISION OFFICE OF ATTORNEY GENERAL 5-28-93	EVE
6/1/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM WALTER J. ANDREWS, COUNSEL FOR UNITED STATES FIDELITY & GUARYANTY COMPANY DATED: MAY 28, 1993	EVE
6/1/1993	000P	STATE OF TEXAS'S MOTION TO PRESENT S.B. 7 AND DISSOLVE INJUNCTION FROM ASST.ATTORNEY GENERAL TONI HUNTER, DEPUTY CHIEF	EVE
6/11/1993	000P	PLTF.EDGEWOODS' REQUEST FOR DECLARATORY JUDGMENT TEMPORARY INJUNCTION & HEARING ON TEMPORARY INJUNCTION	EVE
6/11/1993	000P	PLAINTIFF-INTERVENORS' (ALVARADO I.S.D.,ET AL PETITION FOR DECLARATORY JUDGMENT AND INJUNCTION	EVE
6/11/1993	000P	AFFIDAVIT OF CRAIG FOSTER	EVE
6/14/1993	000P	AFFIDAIT OF DOLORES MUNOZ, PH.D.	EVE
6/15/1993	000P	LETTER TO COUNSEL FROM JUDGE F.SCOTT MCCOWN DATED: JUNE 15, 1993	EVE
6/21/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM R. JAMES GEORGE, JR. LETTER DATED: JUNE 21, 1993	EVE
		STATE DEFENDANTS' RESPONSE TO PLAINTIFFS' REQUEST FOR DECLARATORY JUDGMENT,	

6/23/1993	000P	TEMPORARYY INJUNCTION AND HEARING AND PLAINTIFF- INTERVENORS' PETITION FOR DECLARATORY RELIEF AND INJUNCTION	EVE
6/28/1993	000P	LETTER TO JUDGE MCCOWN FROM SCHUYLER MARSHALL LETTER DATED: JUNE 23, 1993	EVE
6/28/1993	000P	LETTER TO JUDGE MCCOWN FROM RICHARD GRAY, III ATTORNEY AT LAW (GRAY & BECKER) DATE:6/17/93	EVE
6/28/1993	000P	LETTER TO JUDGE MCCOWN FROM ALBERT KAUFFMAN WITH MALDEF (LETTER DATED: JUNE 16, 1993)	EVE
6/30/1993	000P	DEFENDANTS' INTERROGATORIES TO PLAINTIFF-INTERVENORS BY AND THROUGH THEIR ATTORNEYS OF RECORD, GRAY & BECKER	EVE
6/30/1993	000P	DEFENDANTS' REQUESTS FOR PRODUCTION OF DOCUMENTS TO: PLAINTIFF-INTERVENORS	EVE
7/6/1993	000P	STATEMENT OF AMICUS CURIEA MCCALL, PARKHURST & HORTON L.L.P.	JV
7/9/1993	000P	INJUNCTIVE RELIEF	EVE
7/9/1993	000P	ORIGINAL CROSS-CLAIM OF CARROLLTON- FARMERS BRANCH INDEPENDENT SCHOOL DISTRICT, ET AL., DEFENDANT-INTERVENORS, FOR DECLARATORY AND INJUNCTIVE RELIEF	EVE
7/9/1993	000P	AFFIDAVIT OF MARK HYATT FILED JULY 9, 1993	EVE
7/14/1993	000P	STATE DEFENDANTS' RESPONSE TO LETTER FROM MR. STEVE BICKERSTAFF	EVE
7/15/1993	000P	AMENDED PETITION OF INTERVENTION OF THE STAFFORD MUNICIPAL SCHOOL DISTRICT AND THE CITY OF STAFFORD	EVE
7/15/1993	000P	CROSS-CLAIM OF THE STAFFORD MUNICIPAL SCHOOL DISTRICT AND THE CITY OF STAFFORD	EVE
7/15/1993	000P	LOW INCOME PARENTS' PETITION IN INTERVENTION (PLAINTIFFS, GUADALUPE & MARGIE GUTIERREZ, INDIVIDUALLY AND AS NEXT FRIENDS OF	EVE
7/15/1993	000P	(GUADALUPE "LUPITA" AND VANESSA GUTIERREZ)	EVE

Date	Time	Description	Party
		MINOR CHILDREN	
7/15/1993	000P	DEFENDANT-INTERVENORS ANDREWS INDEPENDENT ET AL MOTION TO SUBSTITUTE COUNSEL	EVE
7/15/1993	000P	ORIGINAL CROSS-CLAIM OF ANDREWS INDEPENDENT SCHOOL DISRICT. ET AL..DEFDT.-INTERVENORS. FOR DECLARATORY AND INJUNCTIVE RELIEF	EVE
7/15/1993	000P	LETTER TO COUNSEL FROM DISTRICT JUDGE SCOTT MCCOWN LETTER DATED: JULY 15, 1993	EVE
7/21/1993	000P	LETTER TO DISTRICT CLERK'S OFFICE FROM ASSISTANT ATTORNEY GENERAL, TONI HUNTER DATED: JULY 15, 1993 (VACATION SCHEDULE)	EVE
7/23/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ASSISTANT ATTORNEY GENERAL TONI HUNTER. GENERAL LITIGATION DIVISION LETTER DATED 7/23/93	EVE
7/27/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM TONI HUNTER ASSISTANT ATTORNEY GENERAL DATED: 7/23/93	EVE
7/27/1993	000P	LETTER TO COUNSEL FROM JUDGE SCOTT MCCOWN LETTER DATED: JULY 21, 1993	EVE
7/27/1993	000P	LETTER TO COUNSEL FROM JUDGE SCOTT MCCOWN ON JULY 26, 1993 (DATE OF LETTER)	EVE
7/29/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ALLAN E. PARKER COUNSEL FOR LOW INCOME PLAINTIFFS LETTER DATED JULY 26, 1993	EVE
7/30/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM DEPUTY CHIEF TONI HUNTER. GENERAL LITIGATION DIV. LETTER DATED: JULY 29, 1993	EVE
7/30/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM SCHUYLER B. MARSHALL LETTER DATED: JULY 29, 1993	EVE
7/30/1993	000P	LETTER TO COUNSEL FROM JUDGE SCOTT MCCOWN LETTER DATED: JULY 30, 1993	EVE
8/2/1993	000P	PLAINTIFFS' MOTION TO STRIKE INTERVENTION	EVE
8/2/1993	000P	PLAINTIFFS' INTERROGATORIES AND REQUEST FOR	EVE

		PRODUCTION TO DEFENDANTS	
8/4/1993	000P	TO: DEFENDANTS LIONEL R. MENO, ET AL	EVE
8/4/1993	000P	PLAINTIFF-INTERVENORS' INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS PROPOUND- ED TO STATE DEFENDANTS, LIONEL MENO, ET AL.	EVE
8/6/1993	0168	REQUEST FOR INTERROGATORIES STATE DEFENDANTS' INTERROGATORIES TO DEFENDANT-INTERVENORS ANDREW I.S.D., ET AL	EVE
8/6/1993	0167	REQUEST FOR PRODUCTION OF DOCUMENTS STATE DEFENDANTS' REQUEST FOR PRODUCTION OF DOCUMENTS TO ANDREW I.S.D., ET AL	EVE
8/6/1993	0168	REQUEST FOR INTERROGATORIES DEFENDANTS' INTERROGATORIES TO PLAINTIFFS GUADALUPE AND MARGIE GUTIERREZ, ET AL	EVE
8/6/1993	0167	REQUEST FOR PRODUCTION OF DOCUMENTS DEFENDANTS' REQUESTS FOR PRODUCTION OF DOCUMENTS TO GUADALUPE AND MARGIE GUTIERREZ	EVE
8/6/1993	0168	REQUEST FOR INTERROGATORIES DEFENDANTS' INTERROGATORIES TO DEFENDANT- INTERVENORS, STAFFORD MUNICIPAL SCHOOL DISTRICT, ET AL	EVE
8/6/1993	0167	REQUEST FOR PRODUCTION OF DOCUMENTS DEFENDANTS' REQUESTS FOR PRODUCTION OF DOCUMENTS TO DEFENDANT- INTERVENORS,STAFFORD MUNICIPAL SCHOOL DISTRICT, ET AL	EVE
8/6/1993	000P	DEFENDANT'S ANSWER TO LOW INCOME PARENTS' PETITION IN INTERVENTION (LOW INCOME PARENTS' PETITION IN INTERVENTION	EVE
8/12/1993	000P	MOTION TO SUBSTITUTE COUNSEL (DEFENDANT- INTERVENORS DENVER CITY I.S.D. & DAWSON I.S.D. WISH TO SUBSTITUTE EARL LUNA AND ROBERT LUNA AND LAW OFFICES OF EARL LUNA AS THEIR ATTORNEYS IN PLACE OF JAMES GEORGE, JR., ET AL	EVE
8/12/1993	000P	FIRST AMENDED CROSS-CLAIM OF CARROLLTON- FARMERS BRANCH I.S.D., ET AL. DEFENDANT- INTERVENORS FOR DECLARATORY/INJUNCTIVE RELIEF	EVE
		FIRST AMENDED CROSS-CLAIM OF ANDREWS I.S.D.,	

8/12/1993	000P	ET AL., DEFENDANT-INTERVENORS, FOR FOR DECLARATORY AND INJUNCTIVE RELIEF	EVE
8/13/1993	000P	LOW INCOME PARENTS' FIRST AMENDED PETITION IN INTERVENTION (GUADALUPE AND MARGIE GUTIERREZ) ET AL	EVE
8/13/1993	000P	PETITION OF INTERVENTION AND PETITION FOR DECLARATORY JUDGEMENT AND INJUNCTIVE RELIEF OF STERLING CITY INDEPENDENT SCHOOL DISTRICT	EVE
8/13/1993	000P	AND CROCKETT COUNTY CONSOLIDATED COMMON SCHOOL DISTRICT	EVE
8/13/1993	000P	MOTION OF GRAPEVINE-COLLEYVILLE INDEPENDENT SCHOOL DISTRICT TO SUBSTITUTE COUNSEL	EVE
8/13/1993	000P	ORDER OF COPPELL INDEPENDENT SCHOOL DISTRICT SUBSTITUTING COUNSEL	EVE
8/13/1993	000P	MOTION OF COPPELL INDEPENDENT SCHOOL DISTRICT TO SUBSTITUTE COUNSEL	EVE
8/13/1993	000P	MOTION TO SEVER OF COPPELL INDEPENDENT SCHOOL DISTRICT, GRAPEVINE-COLLEYVILLE INDEPENDENT SCHOOL DISTRICT, HIGHLAND PARK INDEPENDENT	EVE
8/13/1993	000P	SCHOOL DISTRICT, PLANO INDEPENDENT SCHOOL DISTRICT, AND RICHARDSON INDEPENDENT SCHOOL DISTRICT	EVE
8/13/1993	000P	CROSS-CLAIM OF COPPELL INDEPENDENT SCHOOL DISTRICT, GRAPEVINE-COLLEYVILLE INDEPENDENT SCHOOL DISTRICT, HIGHLAND PARK INDEPENDENT	EVE
8/13/1993	000P	SCHOOL DISTRICT, PLANO INDEPENDENT SCHOOL DISTRICT, AND RICHARDSON INDEPENDENT SCHOOL DISTRICT	EVE
8/13/1993	000P	PLAINTIFF-INTERVENORS' (ALVARADO I.S.D.)ET AL OBJECTIONS TO DEFENDANTS' INTERROGATORIES	EVE
8/13/1993	000P	PLAINTIFF-INTERVENORS' FIRST AMENDED PETITION FOR DECLARATORY JUDGMENT AND INJUNCTION	EVE

8/13/1993	000P	CON- CERNING S.B.7 (ALVARADO,ALICE I.S.D.) ET AL PLAINTIFF-INTERVENORS' OBJECTIONS TO DEFEND- ANTS' REQUESTS FOR PRODUCITON OF DOCUMENTS (ALVARADO I.S.D.) ET AL	EVE
8/13/1993	000P	PLTF.-INTERVVS' FIRST AMENDED PETITION (ALICE IDS, ALVARADO ISD.ET AL.) FOR DECLARATORY JUDGMENT AND INJUNCTION CONCERNING S.B. 7	EVE
8/14/1993	000P	EDGEWOOD PLAINTIFFS' AMENDED MOTION FOR DECLARATORY JUDGMENT AND INJUNCTION	EVE
8/16/1993	000P	PLAINTIFF-INTERVENORS' ANSWERS TO DEFENDANTS' INTERROGATORIES	EVE
8/16/1993	000P	EDGEWOOD PLAINTIFFS' AMENDED MOTION FOR DECLARATORY RELIEF AND INJUNCTION AFFIDAVIT OF MARK HYATT GOES WITH THE FIRST	EVE
8/19/1993	000P	AMENDED CROSS-CLAIM OF CARROLLTON- FARMERS BRANCH INDEPENDENT SCHOOL DISTRICT	EVE
8/23/1993	000P	STATE DEFENDANTS' SECOND SET OF INTERROGAT- ORIES TO PLAINTIFFS AND PLAINTIFF- INTERVENORS (MEXICAN-AMERICAN LEGAL DEFENSE	EVE
8/23/1993	000P	EDUCATION FUND (AL KAUFMAN, ATTORNEY)	EVE
8/23/1993	000P	STATE DEFENDANTS' SECOND SET OF INTERROGAT- ORIES TO DEFENDANT-INTERVENORS ANDREWS ISD.	EVE
8/23/1993	000P	STATE DEFENDANTS' SECOND SET OF INTERROGAT- ORIES TO DEFENDANT-INTERVENORS STAFFORD MUNICIPAL SCHOOL DISTRICT, ET AL	EVE
8/23/1993	0167	REQUEST FOR PRODUCTION OF DOCUMENTS TO: DEFENDANT-INTERVENORS,STAFFORD MUNICIPAL SCHOOL DISTRICT, ET AL	EVE
8/23/1993	0167	REQUEST FOR PRODUCTION OF DOCUMENTS TO: DEFENDANT-INTERVENORS, ANDREW I.S.D. ETAL ATTORNEY EARL LUNA REQUEST FOR PRODUCTION OF DOCUMENTS	EVE

8/23/1993	0167	TO: PLAINTIFFS AND PLAINTIFF INTERVENORS, AL KAUFMAN, MEXICAN-AMERICAN LEGAL DEFENSE AND EDUCATION FUND	EVE
8/23/1993	000P	RESPONSE OF CROSS-CLAIMANTS CARROLLTON-FARMERS BRANCH I.S.D., ET AL, AND ANDREWS I.S.D., ET AL, TO MOTION TO SEVER OF	EVE
8/23/1993	000P	CROSS-CLAIMANTS COPPELL I.S.D., ET AL	EVE
8/23/1993	000P	STATE DEFENDANTS',STATE OF TEXAS, STATE BOARD OF EDUCATION,LIONEL MENO,ANN RICHARDS AND JOHN SHARP, CONSOLIDATED PLEA TO THE JURISDICTION, SPECIAL EXCEPTIONS AND ANSWER	EVE
8/23/1993	000P	TO CHALLENGES TO SENATE BILL 7 DEFENDANTS' MOTION FOR PARTIAL SUMMRY JUDGMENT (STATE DEFENDANTS)	EVE
8/23/1993	000P	STATE DEFENDANT'S MOTION FOR PARTIAL SUMMARY JUDGMENT	EVE
8/24/1993	0168	REQUEST FOR INTERROGATORIES DEFENDANTS' INTERROGATORIES TO DEFENDANT-INTERVENORS TO: STERLING CITY I.S.D., ET AL	EVE
8/24/1993	0167	REQUEST FOR PRODUCTION OF DOCUMENTS DEFENDANTS' REQUESTS FOR PRODUCTION OF DOCUMENTS TO: STERLING CITY I.S.D., ET AL DEFENDANT-INTERVENORS	EVE
8/24/1993	0168	REQUEST FOR INTERROGATORIES DEFENDANTS' INTERROGATORIES TO DEFENDANT-INTERVENORS TO: COPPEL I.S.D., ET AL	EVE
8/24/1993	0167	REQUEST FOR PRODUCTION OF DOCUMENTS DEFENDANTS' REQUESTS FOR PRODUCTION OF DOCUMENTS TO: DEFENDANT-INTERVENORS, COPPELL I.S.D., ET AL	EVE
8/25/1993	000P	STATE DEFENDANTS' MOTION TO DISSOLVE INJUNCTION (ATTORNEY TONI HUNTER)	EVE
8/25/1993	000P	LOW INCOME PLAINTIFFS' REQUEST FOR ADMISSIONS (GUADALUPE & MARGIE GUTIERREZ & SUZANNE RAMIREZ	EVE
8/25/1993	000P	LOW INCOME PLAINTIFFS' FIRST SET OF INTERROGATORIES AND REQUEST FOR PRODUCTION (GUADALUPE & MARGIE GUTIERREZ & SUZANNE R.	EVE

8/27/1993	000P	STATE DEFENDANTS' OBJECTIONS AND RESPONSES TO PLAINTIFFS' INTERROGATORIES AND REQUEST FOR PRODUCTION	EVE
8/27/1993	000P	STATE DEFENDANTS' OBJECTIONS AND RESPONSES TO PLAINTIFFS-INTERVENORS' INTERROGATORIES AND REQUEST FOR PRODUCTION	EVE
8/27/1993	000P	NOTICE OF HEARING FOR THE 13TH DAY OF SEPTEMBER 1993. AT 9:00 A.M.	EVE
8/30/1993	000P	LOW INCOME PLAINTIFFS' AMENDED FIRST SET OF INTERROGATORIES AND REQUEST FOR PRODUCTION TO: DEFENDANTS, LIONEL MENO, ET AL	EVE
8/30/1993	000P	LOW INCOME PLAINTIFFS' REQUEST FOR ADMISSIONS TO: PLAINTIFFS, EDGEWOOD I.S.DE., ET AL	EVE
8/30/1993	000P	LOW INCOME PLAINTIFFS' FIRST SET OF INTERROGATORIES AND REQUEST FOR PRODUCTION TO: PLAINTIFFS, EDGEWOOD I.S.D., ET AL	EVE
8/30/1993	000P	LOW INCOME PLAINTIFFS' REQUEST FOR ADMISSIONS TO: PLAINTIFF INTERVENORS, ALVARADO I.S.D. ET AL	EVE
8/30/1993	000P	LOW INCOME PLAINTIFFS' FIRST SET OF INTERROGATORIES AND REQUEST FOR PRODUCTION. TO: PLAINTIFF INTERVENORS, ALVARADO I.S.D. ETAL	EVE
8/30/1993	000P	BOND FOR TEMPORARY RESTRAINING ORDER BY ATTORNEY EMERSON BANACK, JR. FOR SOMERSET INDEPENDENT SCHOOL DISTRICT, ET AL 93-10356	EVE
8/31/1993	000P	LETTER TO COUNSEL FROM JUDGE F. SCOTT MCCOWN LETTER DATED: AUGUST 31, 1993	EVE
9/2/1993	000P	PLAINTIFFS' AMENDED MOTION TO STRIKE INTERVENTION OF GUADALUPE AND MAGGIE GUTIERREZ. INDIVIDUALLY	EVE
9/3/1993	000P	NOTICE OF INTENTION TO TAKE DEPOSITION DUCES TECUM TO: THE COMMISSIONER OF EDUCATION & TEXAS EDUCATION AGENCY	EVE
9/3/1993	000P	NOTICE OF INTENTION TO TAKE DEPOSITION DUCES TECUM TO: LIONEL R. MENO, COMMISSIONER OF EDUCATION	EVE

9/3/1993	000P	AMENDED NOTICE OF INTENTION TO TAKE DEPOSITION DUCES TECUM TO: THE COMMISSIONER OF EDUCATION AND TEXAS EDUCATION AGENCY	EVE
9/3/1993	000P	AMENDED NOTICE OF INTENTION TO TAKE DEPOSITION DUCES TECUM TO: LIONEL R. MENO TEXAS COMMIKSSIONER OF EDUCATION	EVE
9/3/1993	000P	LETTER TO MS. TONI HUNTER, DEPUTY CHIEF OF GENERAL LITIGATION DIV., FROM SARA HARDNER LEON (BICKERSTAFF, HEATH, ETAL) 09/09/93	EVE
9/7/1993	000P	LETTER TO COUNSEL FROM TONI HUNTER, DEPUTY CHIEF (DATED: AUGUST 24, 1993)	EVE
9/7/1993	000P	MEMORANDUM FROM TONI HUNTER (COPY SENT TO JUDGE SCOTT MCCOWN) (DATE: AUGUST 25, 1993)	EVE
9/7/1993	000P	LETTER TO JUDGE MCCOWN FROM SALIMA BROWN, LEGAL ASSISTANT FOR TONI HUNTER DEPUTY CHIEF OF GENERAL LITIGATION DIV.	EVE
9/7/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ROGER MOORE (GRAY & BECKER) LETTER DATED AUGUST 30,1993	EVE
9/7/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM AL KAUFMANN ATTORNEY FOR MALDEF (LETTER DATED 08/31/93)	EVE
9/7/1993	000P	INTERROGATORIES OF COPPELL I.S.D. ET AL TO: DEFENDANTS, LIONEL MENO, ET AL	EVE
9/7/1993	000P	REQUEST FOR PRODUCTION OF DOCUMENTS OF COPPELL I.S.D., ET AL, DEFENDANT INTERVENOR TO: LIONEL MENO, ET AL, DEFENDANTS	EVE
9/7/1993	000P	ANSWERS OF CARROLLTON-FARMERS BRANCH INDEPT, SCHOOL DISTRICT,ET AL.,DEFENDANT-INTERVENORS, TO DEFT.LIONEL MENO.ET AL'S INTERROGATORIES	EVE
9/7/1993	000P	ANSWERS OF ANDREWS IND.SCHOOL DISTRICT, DEFENDANT-INTERVENOR, TO DEFDT. LIONEL MENO, ET AL'S INTERROGATORIES	EVE
9/7/1993	000P	ANSWERS OF ALLISON INDEPENDENT SCHOOL DIST. DEFENDANT-INTERVENOR, TO DEFDT.LIONEL MENO, ET AL'S INTERROGATORIES	EVE
		ANSWERS OF BARBERS HILL INDEPENDENT	

9/7/1993	000P	SCHOOL DISTRICT, DEFENDANT-INTERVENOR, TO DEFENDANTS LIONEL MENO, ET AL.'S INTERROGATORIES	EVE
9/7/1993	000P	ANSWERS OF BORDEN COUNTY INDEPENDENT SCHOOL DISTRICT, DEFENDANT-INTERVENOR, TO DEFENDANTS, LIONEL MENO, ET AL.'S INTERROGATORIES	EVE
9/7/1993	000P	ANSWERS OF DAWSON INDEPENDENT SCHOOL DISTRICT DEFENDANT-INTERVENOR, TO DEFENDANTS LIONEL MENO, ET AL.'S INTERROGATORIES	EVE
9/7/1993	000P	ANSWERS OF DENVER CITY INDEPENDENT SCHOOL DISTRICT, DEFENDANT-INTERVENOR, TO DEFENDANTS LIONEL R. MENO, ET AL.'S INTERROGATORIES	EVE
9/7/1993	000P	ANSWERS OF GUTHERIE COMMON SCHOOL DISTRICT DEFENDANT-INTERVENOR, TO DEFENDANTS LIONEL R MENO, ET AL.'S INTERROGATORIES	EVE
9/7/1993	000P	ANSWERS OF KLONDIKE INDEPENDENT SCHOOL DIST., DEFENDANT-INTERVENOR, TO DEFENDANTS LIONEL R MENO, ET AL.'S INTERROGATORIES	EVE
9/7/1993	000P	ANSWERS OF NORTHWEST INDEPENDENT SCHOOL DIST. DEFENDANT-INTERVENOR, TO DEFENDANTS LIONEL R MENO, ET AL.'S INTERROGATORIES	EVE
9/7/1993	000P	RESPONSE OF KLONDIKE INDEP. SCHOOL DISTRICT DEFENDANT-INTERVENOR, TO DEFENDANTS LIONEL MENO, ET AL.'S FIRST AND SECOND REQUESTS FOR	EVE
9/7/1993	000P	PRODUCTION OF DOCUMENTS	EVE
9/7/1993	000P	RESPONSE OF NORTHWEST INDEPENDENT SCHOOL DISTRICT, DEFENDANT-INTERVENOR, TO DEFENDANTS LIONEL R. MENO, ET AL.'S FIRST AND SECOND	EVE
9/7/1993	000P	REQUESTS FOR PRODUCTION OF DOCUMENTS	EVE
9/7/1993	000P	RESPONSE OF CARROLLTON-FARMERS BRANCH I.S.D. ET AL. AND ANDREWS I.S.D., ET AL. TO STATE DEF'S MOTION FOR PARTIAL SUMMARY JUDGMENT	EVE

9/7/1993	000P	RESPONSE OF CARROLLTON-FARMERS BRANCE I.S.D. ET AL, DEFENDANT-INTERVENORS, TO DEFENDANTS LIONEL MENO, ET AL'S FIRST AND SECOND	EVE
9/7/1993	000P	REQUESTS FOR PRODUCTION OF DOCUMENTS	EVE
9/7/1993	000P	RESPONSE OF ANDREWS I.S.D.,DEFDT.- INTERVENOR TO DEFT.LIONEL MENO, ET AL'S FIRST & SECOND REQUESTS FOR PRODUCTION OF DOCUMENTS	EVE
9/7/1993	000P	RESPONSE OF ALLISON I.S.D., DEFT.-INTERVENOR TO DEFTS. LIONEL MENO, ET AL'S FIRST AND SECOND REQUESTS FOR PRODUCTION OF DOCUMENTS	EVE
9/7/1993	000P	RESPONSE OF BARBERS HILL I.S.D., DEFENDENT- INTERVENOR TO DEFTS. LIONEL MENO, ET AL FIRST & SECOND REQUESTS FOR PRODUCTION	EVE
9/7/1993	000P	RESPONSE OF BORDEN COUNTY I.S.D., DEFENDANT- INTERVENOR, TO DEFENDANTS LIONEL MEDNO, ETAL FIRST AND SECOND REQUESTS FOR PRODUCTION OF	EVE
9/7/1993	000P	DOCUMENTS	EVE
9/7/1993	000P	RESPONSE OF DAWSON I.S.D., DEFDT.-INTERVENOR TO DEFTS LIONEL MENO, ET AL'S FIRST & SECOND REQUESTS FOR PRODUCTION OF DOCUMENTS	EVE
9/7/1993	000P	RESPONSE OF DENVER CITY I.S.D. DEFT.-INTERV. TO DEFTS LIONEL MENO, ET AL'S FIRST AND SECOND REQUESTS FRO PRODUCTION OF DOCUMENTS	EVE
9/7/1993	000P	RESPONSE OF GLASSCOCK COUNTY I.S.D., DEFT. LIONEL MENO, ET AL'S FIRST AND SECOND REQUESTS FOR PRODUCTION OF DOCUMENTS	EVE
9/7/1993	000P	RESPONSE OF GUTHERIE COMMON SCHOOL DISTRICT DEFENTANT-INTERVENOR, TO DEFTS LIONEL MENO, ET AL'S REQUESTS FOR PRODUCTION OF DOCUMENTS	EVE
9/7/1993	000P	LOW INCOME PARENTS' (INTERVENORS) RESPONSE TO DEFENDANTS' MOTION FOR PARTIAL SUMMARY JUDGMENT	EVE

9/7/1993	000P	LOW INCOME PARENTS' RESPONSE TO PLAINTIFFS' AMENDED MOTION TO STRIKE INTERVENTION (INTERVENORS)	EVE
9/7/1993	000P	LETTER TO TONI HUNTER (AG) FROM ALLAN PARKER JR., (ATTORNEY-SAN ANTONIO, TEXAS) LETTER DATED: SEPTEMBER 7, 1993	EVE
9/8/1993	000P	OBJECTIONS OF COPPELL I.S.D., GRAPEVINE-COLLEYVILLE I.S.D., HIGHLAND PARK I.S.D. PLANO I.S.D., AND RICHARDSON I.S.D. TO STATE-DEFENDANTS' MOTION FOR PARTIAL SUMMARY JUDGMENT	EVE
9/8/1993	000P	RESPONSE OF COPPELL I.S.D.,GRAPEVINE-COLLEYVILLE I.S.D., HIGHLAND PARK I.S.D., PLANO I.S.D., AND RICHARDSON I.S.D. TO STATE DEFENDANTS' MOTON FOR PARTIAL SUMMARY JUDGMENT	EVE
9/8/1993	000P	NOTICE OF NONSUIT BY COPPELL I.S.D.GRAPEVINE-COLLEYVILLE I.S.D., HIGHLAND PARK I.S.D., PLANO I.S.D. AND RICHARDSON I.S.D.	EVE
9/9/1993	000P	ANSWERS OF SEMINOLE I.S.D.,DEFT.-INTERVENOR TO DEFTS LIONEL MENO ET AL'S INTERROGATORIES	EVE
9/9/1993	000P	ANSWERS OF LOOP I.S.D.,DEFT.-INTERVENOR, TO DEFTS. LIONEL MENO. ET AL INTERROGATORIES	EVE
9/9/1993	000P	ANSWERS OF GLASSCOCK COUNTY I.S.D., DEFT.-INTERVENOR, TO DEFTS.LIONEL MENO, ET AL'S INTERROGATORIES	EVE
9/9/1993	000P	RESPONSE OF SEMINOLE I.S.D., DEFT.-INTERVENOR TO DEFTS LIONEL MENO. ET AL'S. FIRST AND SECOND REQUESTS FOR PRODUCTION OF DOCUMENTS	EVE
9/9/1993	000P	RESPONSE OF PLEMONS-STINNETT-PHILLIPS CONSOLIDATED I.S.D., DEFT.-INTERV.TO DEFTS. LIONEL MENO, ET AL'S. FIRST AND SECOND REQUESTS FOR PRODUCTION OF DOCUMENTS	EVE
9/9/1993	000P	RESPONSE OF LOOP I.S.D., DEFT.-INTERVENOR TO DEFTS. LIONEL MENO, ET AL'S FIRST AND SECOND REQUESTS FOR PRODUCTION OF DOCUMENTS	EVE
9/9/1993	000P	INTERVENORS STERLING CITY I.S.D. AND CROCKETT COUNTY CONSOLIDATED COMMON S.D. RESPONSE TO DETS.MOTION FOR PARTIAL SUMMARY JUDGMENT	EVE

9/9/1993	000P	CASES AND AUTHORITIES CITED IN INTERVENORS' RESPONSE TO MOTION FOR PARTIAL SUMMARY JUDGMENT	EVE
9/9/1993	000P	DEFT-INTERVENORS'STAFFORD MUNICIPAL S.D. AND CITY OF STAFFORD, RESPONSE TO DEFTS. MOTION FOR PARTIAL SUMMARY JUDGMENT	EVE
9/9/1993	000P	DEFT-INTERVENORS'STAFFORD MUNICIPAL S.D. AND CITY OF STAFFORD, ANSWERS TO STATE DEFENDANT INTERROGATORIES	EVE
9/9/1993	000P	DEFT-INTERVENORS' STAFFORD MUNICIPAL S.D. AND CITY OF STAFFORD, RESPONSE TO DEFTS' REQUEST FOR PRODUCTION	EVE
9/9/1993	000P	STAFFORD MUNICIPAL SCHOOL DISTRICT'S (BUDGET FOR 1993-1994) & SMSD BUDGET WORKSHOP I 1993-1994	EVE
9/9/1993	000P	STAFFORD MUNICIPAL SCHOOL DISTRICT'S (BUDGET WORKSHOP II 1993-1994) AND (PROJECTED BUDGET FOR 1993-1994)	EVE
9/9/1993	000P	LOW INCOME PARENTS' RESPONSE TO PLAINTIFFS' AMENDED MOTION TO STRIKE INTERVENTION	EVE
9/9/1993	000P	LOW INCOME PARENTS' RESPONSE TO DEFENDANTS' MOTION FOR PARTIAL SUMMARY JUDGMENT	EVE
9/9/1993	000P	MOTION FOR LEAVE TO AMEND CROSS-CLAIM OF ISD GRAPEVINE-COLLEYVILLE ISD, HIGHLAND PARK ISD PLANO ISD, AND RICHARDSON SCHOOL DISTRICT	EVE
9/9/1993	000P	ORDER GRANTING MOTION FOR LEAVE TO AMEND CROSS-CLAIM OF COPPEL ISD, GRAPEVINE-COLLEYVILLE ISD, HIGHLAND PARK ISD, PLANO ISD AND RICHARDSON INDEPENDENT SCHOOL DISTRICT	EVE
9/10/1993	000P	ANSWERS OF PLEMONS-STINNETT-PHILLIPS CONSOLIDATED I.S.D., DEFT.-INTERVENOR, TO DEFT. LIONEL MENO, ET AL'S INTERROGATORIES	EVE
9/10/1993	000P	NOTICE OF INTENT TO TAKE ORAL DEPOSITION DUCES TECUM OF RICHARD HOOKER BY TONI HUNTER	EVE

9/10/1993	000P	NOTICE OF INTENT TO TAKE ORAL DEPOSITION DUCES TECUM OF CRAIG FOSTER BY TONI HUNTER	EVE
9/10/1993	000P	INTERVENOR'S RESPONSE TO STATE DEFENDANTS' PLEA TO THE JURISDICTION	EVE
9/13/1993	000P	PLTF'S FIRST AMENDED ORIG. PET. & APPLICATION FOR TEMP.RESTRAINING ORDER, TEMP.INJUNCTION, PERMANENT INJUNCTION & DECLARATORY JUDGMENT	EVE
9/13/1993	000P	SOMERSET I.S.D., ET AL'S BRIEF IN SUPPORT OF APPLICATION FOR TEMPORARY INJUNCTION	EVE
9/13/1993	000P	DEFT.-INTERV. CARROLLTON-FARMERS BRANCH I.S.D ET ALS & ANDREWS I.S.D. ET AL'S FIRST SET OF DOCUMENTS TO DEFTS., LIONEL R. MENO, ET AL	EVE
9/13/1993	000P	ORDER DENYING MOTION TO SEVER OF COPPELL INDEPENDENT SCHOOL DISTRICT, ET AL (DENIED) ORDER PLACED IN MINUTES ON 09/13/93 ORDER PLAINTIFFS, EDGEWOOD, ET AL MOTION TO	EVE
9/13/1993	000P	STRIKE INTERVENTION OF LOW INCOME PLAINTIFFS IS (DENIED) ORDER PLACED IN MINUTES 9/13/93	EVE
9/13/1993	000P	INTERVENORS' RESPONSE TO STATE DEFENDANTS' PLEA TO THE JURISDICTION (STERLING CITY AND CROCKETT COUNTY CONSOLIDATED)	EVE
9/13/1993	000P	INTERVENORS CROCKETT COUNTY CONSL.COMMON S.D. AND STERLING CITY I.S.D.'S AGREED MOTION SUBSTITUTE COUNSEL	EVE
9/13/1993	000P	ORIGINAL ANSWER OF DEFENDANTS BEXAR COUNTY EDUCATION DISTRICT AND SAN ANTONIO I.S.D. TO PLAINTIFFS ORIGINAL PETITION & APPLICATION FOR TEMPORARY RESTRAINING ORDER, TEMPORARY INJUNCTION, PERMANENT INJUNCTION AND DECLARATORY JUDGMENT STATE DEFENDANTS' ORIGINAL ANSWER TO PLTF'S.	EVE
9/13/1993	000P	SOMERSET I.S.D.'S NORTHEAST I.S.D.'S ORIGINAL PETITION AND APPLICATION FOR TEMPORARY RESTRAINING ORDER, TEMPORARY INJUNCTION, PERMANENT INJUNCTION AND DECLARATORY JUDGMENT	EVE

9/13/1993	000P	REPRINTED FROM SOUTHWESTERN LAW JOURNAL FALL 1991 (VOL. 45 NO.2 BY: ALLAN PARKER, JR BOOKS ARE SEPERATE FROM TRANSCRIPT OF APPEAL	EVE
9/13/1993	000P	LITIGATING EDGEWOOD: CONSTITUTIONAL STANDARDS AND APPLICATION TO EDUCATIONAL CHOICE (BOOK) ALLAN E. PARKER, JR. AND MICHAEL DAVID WEISS	EVE
9/13/1993	000P	STAFFORD MUNICIPAL SCHOOL DISTRICT 1625 STAFFORDSHIRE ROAD, STAFFORD, TEXAS 1993 - 1994 BUDGET	EVE
9/14/1993	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM ALLAN PARKER, JR. DATE OF LETTER: 09/14/93	EVE
9/16/1993	000P	LOW INCOME PARENTS' RESPONSE TO DEFENDANTS' REQUEST FOR PRODUCTION OF DOCUMENTS (LOW INCOME PARENTS, INTERVENORS)	EVE
9/16/1993	000P	LOW INCOME PLAINTIFFS' ANSWERS AND RESPONSES TO DEFENDANTS' INTERROGATORIES	EVE
9/16/1993	000P	PLAINTIFF-INTERVENORS' SUPPLEMENTAL RESPONSE TO STATE DEFENDANTS' FIRST REQUEST FOR PRODUCTION OF DOCUMENTS TO: LIONEL MENO,ETAL	EVE
9/17/1993	000P	AMENDED NOTICE OF INTENT TO TAKE ORAL DEPOSITION DUCES TECUM TO: RICHARD HOOKER	EVE
9/17/1993	000P	STATE DEFTS'SPECIAL EXCEPTIONS TO LOW INCOME PARENTS' FIRST AMENDED PETITION/INTERVENTION MOTION/ABATE AND MOTION FOR SUMMARY JUDGMENT	EVE
9/17/1993	000P	BRIEF IN SUPPORT OF STATE DEFENDANTS' SPECIAL EXCEPTIONS AND MOTION FOR SUMMARY JUDGMENT	EVE
9/20/1993	000P	ANSWERS OF CARROLLTON-FARMERSS BRANCH I.S.D., ET AL, DEFENDANT-INTERVENORS, TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES ANSWERS OF ANDREWS I.S.D.,DEF.- INTERVENOR,TO	EVE

9/20/1993	000P	STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
9/20/1993	000P	ANSWERS OF ALLISON I.S.D.,DEFT.-INTERVENOR TO STATE DEFTS.SECOND SET OF INTERROGATORIES	EVE
9/20/1993	000P	ANSWERS OF BARBERS HILL I.S.D.,DEFT.-INTERVENOR, TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
9/20/1993	000P	ANSWERS OF BORDEN COUNTY I.S.D., DEFT.-INTERVENOR, TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
9/20/1993	000P	ANSWERS OF DAWSON I.S.D., DEFT.-INTERVENOR,TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
9/20/1993	000P	ANSWERS OF GLASSCOCK COUNTY I.S.D., DEFENDANT INTERVENOR, TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
9/20/1993	000P	ANSWERS OF LOOP I.S.D.,DEFT.-INTERVENOR, TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
9/20/1993	000P	ANSWERS OF PLEMONS-STINNETT-PHILLIPS CONSOLIDATED I.S.D., DEFENDANT-INTERVENOR, TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
9/20/1993	000P	STATE'S BRIEF IN SUPPORT OF STATE DEFENDANTS' SPECIAL EXCEPTIONS AND MOTION FOR SUMMARY JUDGMENT (ATTORNEY TONI HUNTER)	EVE
9/21/1993	000P	PLAINTIFF-INTERVENORS' ANSWERS TO DEFENDANTS' SECOND SET OF INTERROGATORIES TO: STATE DEFENDANTS TONI HUNTER, ET AL	EVE
9/21/1993	000P	PLAINTIFF-INTERVENORS' RESPONSE TO STATE DEFENDANTS' SECOND REQUEST FOR PRODUCTION OF DOCUMENTS TO PLTFs AND PLAINTIFF-INTERVENORS	EVE
9/22/1993	000P	EXCERPT FORM THE ORAL DEPOSITON OF LIONEL MENO VOLUME II TAKE SEPTEMBER 20, 1993	EVE

9/22/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ALLAN E. PARKER, JR. (TEXAS JUSTICE FOUNDATION) LETTER DATED: SEPTEMBER 14, 1993	EVE
9/22/1993	000P	INTERVENORS' OBJECTIONS TO AND RESPONSES TO THE STATE DEFENDANTS' REQUEST FOR PRODUCTION OF DOCUMENTS	EVE
9/22/1993	000P	STERLING CITY I.S.D. AND CROCKETT COUNTY CONSOLIDATED COMMON S.D.'S OBJECTIONS TO AND ANSWERS TO STATE DEFENDANTS' INTERROGATORIES	EVE
9/22/1993	000P	TO DEFENDANT-INTERVENORS TO: LIONEL MENO.ETA	EVE
9/22/1993	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM TEXAS JUSTICE FOUNDATION (ALLAN PARKER, JR.)	EVE
		DATE OF LETTER: SEPTEMBER 14, 1993	
9/23/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM DOUGLAS FRASER, ASSISTANT ATTORNEY GENERAL LETTER DATED: SEPTEMBER 22, 1993	EVE
9/23/1993	000P	ANSWERS TO REQUESTS FOR ADMISSIONS FROM LIONEL MENO, ET AL	EVE
9/23/1993	000P	DEFENDANT-INTERVENORS' STAFFORD MUNICIPAL SCHOOL DISTRICT AND THE CITY OF STAFFORD, RESPONSE TO STATE DEFENDANTS' SECOND SET	EVE
9/23/1993	000P	OF INTERROGATORIES	EVE
		DEFENDANT-INTERVENORS',STAFFORD MUNICIPAL	
9/23/1993	000P	SCHOOL DISTRICT AND THE CITY OF STAFFORD, RESPONSE TO DEFENDANTS' SECOND REQUESTS FOR PRODUCTION	EVE
9/24/1993	000P	DEFENDANT-INTERVENOR, COPPELL I.S.D., ET AL, ANSWERS TO DEFENDANT'S INTERROGATORIES	DEB
9/24/1993	000P	DEFENDANT-INTERVENORS, COPPELL I.S.D., ET AL, RESPONE TO REQUESTS FOR PRODUCTION OF DOCUMENTS	DEB
9/24/1993	000P	STATE DEFENDANTS' SUPPLEMENTAL RESPONSES TO	DEB

		ALL PARTIES' INTERROGATORIES AND REQUESTS FOR PRODUCTION	
9/24/1993	000P	MOTION OF MIAMI ISD TO SUBSTITUTE COUNSEL AND TO ADOPT PLEADINGS FILED BY COPPELL ISD, ET AL	DEB
9/24/1993	000P	MOTION FOR LEAVE TO AMEND CROSS-CLAIM OF THE STAFFORD MUNICIPAL SCHOOL DISTRICT AND THE CITY OF STAFFORD	DEB
9/24/1993	000P	FIRST AMENDED CROSS-CLAIM OF THE STAFFORD MUNICIPAL SCHOOL DISTRICT AND THE CITY OF STAFFORD	DEB
9/27/1993	000P	VERIFICATION OF DEFENDANT-INTERVENORS COPPELL ISD. ET AL'S ANSWERS TO STATE-DEFENDANTS' FIRST SET OF INTERROGATORIES	DEB
9/28/1993	0206	CERTIFICATE PURSUANT TO RULE 206 ORAL DEPOSITION OF THOMAS E. ANDERSON, JR.	DEB
9/28/1993	0206	CERTIFICATE PURSUANT TO RULE 206 ORAL DEPOSITION OF LIONEL R. MENO	DEB
9/29/1993	000P	REQUEST FOR ASSIGNMENT (SOMERSET I.S.D.) NORTH EAST I.S.D., ALAMO HEIGHTS I.S.D., SOUTHSIDE I.S.D., SEGUIN I.S.D., HALLETTSVILLE I.S.D.	EVE
9/29/1993	000P	MOTION FOR SEVERANCE OR, IN THE ALTERNATIVE FOR SEPARATE TRIALS (SOMERSET I.S.D.) NORTH EAST I.S.D., ALAMO HEIGHTS I.S.D., ET AL	EVE
9/29/1993	000P	STATE DEFENDANTS' RESPONSE TO PLAINTIFFS' MOTION FOR SEVERANCE, OR IN THE ALTERNATIVE, FOR SEPARATE TRIALS	EVE
9/30/1993	000P	CARROLL I.S.D., DEFENDANT-INTERVENOR AND CROSS CLAIMANT'S MOTION FOR CONTINUANCE	EVE
9/30/1993	000P	ORIGINAL PETITION OF INTERVENTION LEWISVILLE I.S.D. AND MCCAMEY I.S.D.	EVE
10/1/1993	000P	ANSWERS OF DENVER CITY I.S.D..DEFENDENT- INTER VENOR, TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
		ANSWERS OF GUTHERIE COMMON SCHOOL DISTRICT.	

10/1/1993	000P	DEFENDANT-INTERVENOR, TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
10/1/1993	000P	ANSWERS OF KLONDIKE I.S.D., DEFENDANT-INTERVENOR, TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
10/1/1993	000P	ANSWERS OF NORTHWEST I.S.D., DEFENDANT-INTERVENOR, TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
10/1/1993	000P	ANSWERS OF SEMINOLE I.S.D. DEFENDANT-INTERVENOR, TO STATE DEFENDANTS' SECOND SET OF INTERROGATORIES	EVE
10/1/1993	000P	MOTION FOR CONTINUANCE OF COPPELL INDEPENDENT SCHOOL DISTRICT, GRAPEVINE-COLLEYVILLE INDEPENDENT SCHOOL DISTRICT, HIGHLAND PARK INDEPENDENT SCHOOL DISTRICT, MIAMI INDEPENDENT SCHOOL DISTRICT, PLANO INDEPENDENT SCHOOL DISTRICT, AND RICHARDSON INDEPENDENT SCHOOL DISTRICT (WITH ATTACHED ORDER TO CONTINUE OCTOBER 4, 1993 TRIAL SETTING AS TO THE APPLICATION CHALLENGES TO SENATE BILL 7)	DEB
10/1/1993	000P	ORIGINAL PETITION IN INTERVENTION OF PLAINTIFF INTERVENORS, HUMBLE I.S.D., ADRIAN I.S.D., ALEDO ISD, ALLEN ISD, AMHERST ISD, ET AL	EVE
10/4/1993	000P	DEFENDANT-INTERVENORS CARROLLTON-FARMERS BRANCH I.S.D., ET AL AND ANDREWS I.S.D., ET AL'S SUPPLEMENTAL ANSWERS TO DEFENDANTS' INTERROGATORIES	EVE
10/4/1993	000P	STATE DEFENDANTS' RESPONSES TO INTERROGATORIES OF COPPELL I.S.D., ET AL	EVE
10/4/1993	000P	STATE DEFENDANTS' RESPONSES TO REQUEST FOR PRODUCTION OF DOCUMENTS OF COPPELL I.S.D., ET AL	EVE
10/4/1993	000P	STATE DEFENDANTS' FURTHER SUPPLEMENTAL RESPONSE TO ALL PARTIES' DISCOVERY	EVE
		STERLING CITY I.S.D. AND CROCKETT COUNTY	

10/4/1993	000P	CONSOLIDATED COMMON SCHOOL DISTRICT'S SUPPLE MENTAL ANSWERS TO STATE DEFENDANTS' INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT-INTERVENORS	EVE
10/4/1993	000P	LETTER TO TONI HUNTER, DEPUTY CHIEF GENERAL LITIGATION DIV., FROM ANDREW WAMBSGANSS, ATTORNEY W/BROWN & THOMPSON 09/30/93	EVE
10/4/1993	000P	DEFENDANT-INTERVENORS COPPELL I.S.D., ET AL'S SUPPLEMENTAL ANSWERS TO DEFENDANTS' INTERROGATORIES	EVE
10/4/1993	000P	INTERVENOR/PLAINTIFFS' JOINDER IN MOTION FOR SEVERANCE OR,IN THE ALTERNATIVE FOR SEPARATE TRIALS AND REQUESTS FOR ASSIGNMENT (RANKIN I.S.D., REAGAN COUNTY INDEPENDENT SCHOOL DISTRICT, MONAHANS-WICKETT-PYOTE I.S.D., MCCAMEY I.S.D. AND CRANE I.S.D.	EVE
10/4/1993	000P	PLEA IN INTERVENTION (RANKIN I.S.D., WINK-LOVING I.S.D., REAGAN COUNTY I.S.D.,MONAHANS WICKETT-PYOTE I.S.D., MCCAMEY AND CRANE ISD.	EVE
10/4/1993	000P	STATE DEFENDANTS' SUPPLEMENTAL BRIEF IN SUPPORT OF THEIR MOTION FOR PARTIAL SUMMARY JUDGMENT	EVE
10/5/1993	0075	RECEIPT OF EXHIBITS ALBERT ALVAREZ-COURT REPORTER FOR THE 345TH EVELYN CAIN - COURT CLERK SIGNED FOR EXHIBITS	EVE
10/6/1993	000P	DEFENDANT-INTERVENORS', STAFFORD MUNICIPAL SCHOOL DISTRICT AND THE CITY OF STAFFORD, SUPPLEMENTAL RESPONSE TO STATE DEFENDANTS' FIRST AND SECOND SET OF INTERROGATORIES	EVE
10/11/1993	000P	ORIGINAL PETITION OF INTERVENTION OF IRAAN-SHEFFIELD I.S.D.	EVE
10/13/1993	000P	DEFENDANT-INTERVENORS', STAFFORD MUNICIPAL SCHOOL DISTRICT AND THE CITY OF STAFFORD, SUPPLEMENTAL RESPONSE TO STATE DEFENDANTS'	EVE

		FIRST AND SECOND SET OF INTERROGATORIES AND REQUESTS FOR PRODUCTION	
10/14/1993	000P	MOTION FOR LEAVE TO FILE FIRST AMENDED ORIG- INAL PETITION IN INTERVENTION OF PLAINTIFF- INTERVENORS, HUMBLE I.S.D., ET AL	EVE
10/14/1993	000P	FIRST AMENDED ORIGINAL PETITION IN INTERVENT- ION OF PLAINTIFF-INTERVENORS, HUMBLE INDEPENDENT SCHOOL DISTRICT, ET AL	EVE
10/15/1993	000P	ORIGINAL PETITION IN INTERVENTION OF PLAINTIFF-INTERVENORS, EDINBURG COUNTY INDEPENDENT SCHOOL DISTRICT, HARLINGEN INDEPENDENT SCHOOL DISTRICT, JIM HOGG INDEPENDENT SCHOOL DISTRICT, RIO HONDO INDEPENDENT SCHOOL DISTRICT, SAN BENITO INDEPENDENT SCHOOL DISTRICT, AND WESLACO INDEPENDENT SCHOOL DISTRICT	DEB
10/18/1993	000P	CERTIFICATES FOR THE ORAL DEPOSITIONS OF RICARD HOOKER TAKEN 9/16/93, LIONEL MENO ON 9/20/93, LYNN MOAK, TAKEN 09/21/93, AND	EVE
10/19/1993	000P	LETTER TO EVELYN CAIN, COURT CLERK FROM ATTORNEY KENNETH MALONE LETTER: 10/12/93 CERTIFICATES FOR THE ORAL DEPOSITIONS OF RICHARD L. HOOKER, TAKEN 09/16/93; LIONEL MENO, TAKEN 09/20/93 LYNN MOAK, TAKEN 09/21 93 AND ALBERT CORTEZ TAKEN SEPTEMBER 30, 93	EVE
<hr/>			
10/21/1993	000P	STATE DEFENDANTS' PLEA TO THE JURISDICTION, SPECIAL EXCEPTIONS AND ANSWER TO THE ORIGINAL PETITION IN INTERVENTION OF PLAINTIFF-INTERVENORS, HUMBLE I.S.D., ET AL	DEB
10/29/1993	000P	STATE DEFENDANTS' RESPONSE TO PLAINTIFFS' MOTION FOR SEVERANCE, OR IN THE ALTERNATIVE, FOR SEPARATE TRIALS	EVE
10/29/1993	000P	STATE DEFENDANTS' RESPONSE TO PLAINTIFFS' MOTION FOR SEVERANCE, OR IN THE ALTERNATIVE, FOR SEPERATE TRIALS	EVE
		POST-TRIAL BRIEF OF DEFENDANT-INTERVENORS	

11/1/1993	000P	CARROLLTON-FARMERS BRANCH I.S.D., ET AL AND ANDREWS I.S.D., ET AL	EVE
11/1/1993	000P	POST-TRIAL BRIEF OF PLAINTIFF-INTERVENORS, HUMBLE INDEPENDENT SCHOOL DISTRICT, ET AL	EVE
11/1/1993	000P	TRIAL BRIEF OF INTERVENORS STERLING CITY ISD AND CROCKETT COUNTY CONSOLIDATED COMMON SCHOOL DISTRICT (IN CLEAR BLACK SPIRAL BINDER	EVE
11/1/1993	000P	POST-TRIAL BRIEF OF COPPELL I.S.D.,GRAPEVINE- COLLEYVILLE I.S.D., HIGHLAND PARK I.S.D., MIAMI I.S.D., PLANO AND RICHARDSON I.S.D. (ALL OF ABOVE ARE DEFENDANT-INTERVENORS)**	EVE
11/1/1993	000P	TRIAL BRIEF OF STATE DEFENDANTS (ATTORNEY GENERAL OF TEXAS TONI HUNTER)	EVE
11/1/1993	000P	POST-TRIAL BRIEF OF PLAINTIFF-INTERVENORS ALVARADO I.S.D., ET AL	EVE
11/1/1993	000P	PLAINTIFFS' PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW	EVE
11/1/1993	000P	TRIAL BRIEF FOR THE STAFFORD MUNICIPAL SCHOOL DISTRICT AND THE CITY OF STAFFORD (TRIAL BRIEF IN BLACK SPIRAL BINDER WITH EXHIBITS	EVE
11/3/1993	000P	CASES AND AUTHORITIES SUPPORTING TRIAL BRIEF OF INTERVENORS STERLING CITY ISD AND CROCKETT COUNTY CONSOLIDATED COMMON S.D.(SPIRAL BINDER	EVE
11/5/1993	000P	STATE DEFENDANTS' MOTION FOR EXTENSION OF TIME TO FILE RESPONSE TO ALL PARTIES' POST-TRIAL BRIEFS (ASSISTANT ATTORNEY GEN.)	EVE
11/8/1993	000P	REPLY BRIEF OF DEFENDANT-INTERVENORS CARROLLTON-FARMERS BRANCH I.S.D., ET AL AND ANDREWS I.S.D., ET AL TO TRIAL BRIEF OF STATE DEFENDANTS (ROBERT LUNA, ATTORNEY)	EVE
11/8/1993	000P	RESPONSE BY PLAINTIFF-INTERVENORS ALVARADO I.S.D., ET AL. TO TRIAL BRIEF OF STATE DEFENDANTS	EVE
11/8/1993	000P	RESPONSE BRIEF OF PLAINTIFF-INTERVENORS, HUMBLE I.S.D., ET AL TO TRAIL BRIEF OF STATE "DEFENDANTS	EVE

11/8/1993	000P	PLAINTIFFS' RESPONSE BRIEF FROM ATTORNEY ALBERT H. KAUFFMAN, SAN ANTONIO, TEXAS DATE OF RESPONSE BRIEF: NOVEMBER 8, 1993	EVE
11/9/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM DEBORAH G. HANKINSON, STATING THAT THOMPSON & KNIGHT WILL NOT BE FILING A REPLY BRIEF. 11/8/93	EVE
11/9/1993	000P	REPLY BRIEF FOR THE STAFFORD MUNICIPAL SCHOOL DISTRICT AND THE CITY OF STAFFORD (ATTORNEY WILLIAM OLSON, JR., HOUSTON, TEX.) REPLY BRIEF OF INTERVENORS STERLING CITY ISD	EVE
11/9/1993	000P	AND CROCKETT COUNTY CONSOLIDATED COMMON SCHOOL DISTRICT (ATTORNEY STEVE BICKERSTAFF)	EVE
11/9/1993	000P	ERRATA SHEET FOR TRIAL BRIEF OF STERLING ISD AND CROCKETT COUNTY CONSOLIDATED COMMON SCHOOL DISTRICT FILED ON NOVEMBER 1, 1993	EVE
11/10/1993	000P	LETTER TO COUNSEL FROM JUDGE SCOTT MCCOWN LETTER DATED: NOVEMBER 8, 1993	EVE
11/10/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ATTORNEY EMERSON BANACK, JR. DATED: NOVEMBER 10, 93	EVE
11/11/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ALBERT H. KAUFFMAN, ATTORNEY FOR PLAINTIFFS DATE OF LETTER: NOVEMBER 11, 1993	SKS
11/11/1993	000P	LETTERS TO JUDGE SCOTT MCCOWN FROM STEVE BICKERSTAFF {BICKERSTAFF, HEATH & SMILEY} DATE OF LETTER: NOVEMBER 11, 1993	SKS
11/11/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ROGER MOORE ATTORNEYS FOR PLAINTIFF-INTERVENORS. ALVARADO I.S.D., ET AL LETTER DATED: NOVEMBER 11, 93	SKS
11/11/1993	000P	LETTER FROM SCHUYLER MARSHALL, ATTORNEY WITH THOMPSON & KNIGHT IN DALLAS, TEXAS DATE OF LETTER: NOVEMBER 11, 1993	EVE
11/12/1993	000P	LETTER FROM TONI HUNTER, DEPUTY CHIEF OF GENERAL LITIGATION DIVISION W/ A.G. OFFICE	EVE

		LETTER DATED: NOVEMBER 12, 1993	
11/15/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM SCHUYLER B. MARSHALL (THOMPSON & KNIGHT, DALLAS, TEXAS)	EVE
		DATE OF LETTER: NOVEMBER 8, 1993	
11/17/1993	000P	LETTER TO EMERSON BANACK, JR. FROM DISTRICT JUDGE SCOTT MCCOWN. LETTER DATED: 11/15/93	EVE
11/17/1993	000P	STATE DEFENDANTS' PLEA TO THE JURISDICTION, SPECIAL EXCEPTIONS AND ANSWER TO ORIGINAL PETITION IN INTERVENTION OF PLAINTIFF- INTERVENORS, EDINBURG COUNTY I.S.D.,ET AL	EVE
11/17/1993	000P	STATE DEFENDANTS' CONSOLIDATED SUPPLEMENTAL SPECIAL EXCEPTIONS TO ALL PLEADINGS (FROM: TONI HUNTER, ASSIST.ATTORNEY GEN.)	EVE
11/17/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ROBERT LUNA ATTORNEY IN DALLAS, TEXAS LETTER DATED: NOVEMBER 15, 1993	EVE
11/17/1993	000P	LETTER TO JUDGE MCCOWN FROM OLSON & OLSON {WILLIAM A. OLSON, JR.} NOVEMBER 15, 1993}	EVE
11/19/1993	000P	LETTER TO JUDGE MCCOWN FROM TONI HUNTER.CHIEF DEPUTY OF GENERAL LITIGATION DIVISION NOVEMBER 19, 1993 DATE OF LETTER	EVE
11/22/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM BRACEWELL & PATTERSON, HOUSTON, TEXAS NOVEMBER 22, 93	EVE
11/22/1993	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM LAW OFFICES OF EARL LUNA, DALLAS, TEXAS DATE OF LETTER: NOVEMBER 22, 1993	EVE
11/23/1993	000P	CHARTS FROM LYNN MOAK TO DISTRICT JUDGE MCCOWN	EVE
11/23/1993	000P	STATE DEFENDANTS' PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW {TONI HUNTER, ASSISTANT ATTORNEY GENERAL}	EVE
11/23/1993	000P	STATE DEFENDANTS' RESPONSE BRIEF {TONI HUNTER, ASSISTANT ATTORNEY GENERAL}	EVE
11/24/1993	000P	LETTER TO COUNSEL FROM JUDGE SCOTT MCCOWN LETTER DATED: NOVEMBER 18, 1993	EVE

11/24/1993	000P	LETTER TO COUNSEL FROM JUDGE SCOTT MCCOWN LETTER DATED: NOVEMBER 18, 1993	EVE
11/24/1993	000P	LETTER TO COUNSEL OF EDGEWOOD VS. KIRBY FROM DISTRICT JUDGE SCOTT MCCOWN, IN REF., TO HEARING ON 11/29/93, ETC. DATED: NOV. 24.93	EVE
11/24/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM STEVE BICKERSTAFF {BICKERSTAFF, HEATH & SMILEY} DATE OF LETTER NOVEMBER 24, 1993	EVE
11/24/1993	000P	LETTER TO JUDGE MCCOWN FROM ALLAN E.PARKER.JR {TEXAS JUSTCIE FOUNDATION} SAN ANTONIO, TEX. DATE OF LETTER: NOVEMBER 24, 1993	EVE
11/24/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ANDREW L. WAMBSGANSS, ATT.FOR DEFDT.-INTER.CARROLL ISD DATE OF LETTER: NOVEMBER 24, 1993	EVE
12/1/1993	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM TONI HUNTER, CHIEF GENERAL LITIGATION DIV. DATE OF LETTER: DECEMBER 1, 1993	EVE
12/3/1993	000P	LETTER FROM TONI HUNTER, CHIEF DEPUTY OF THE GENERAL LITIGATION DIVISION/ATTORNEY GENERAL OFFICE LETTER DATED: DECEMBER 3, 1993	EVE
12/3/1993	000P	LETTER TO COUNSEL FROM DISTRICT JUDGE SCOTT MCCOWN DATE OF LETTER:DECEMBER 3, 1993	EVE
12/6/1993	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM ATT.DAVID THOMPSON 12/2/93 ATTORNEY FOR PLAINTIFF-INTERVENORS, HUMBLE I.S.D..ET AL	EVE
12/6/1993	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM ATTORNEY TONI HUNTER, CHIEF OF THE GENERAL LITIGATION DIVISION DATED: DECEMBER 1, 93	EVE
12/6/1993	000P	INTERVENORS STERLING CITY I.S.D. AND CROCKETT COUNTY C.C.S.D.'S PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW (BLACK SPIRAL BOOK)	EVE
		LETTER FROM THOMPSON & KNIGHT, DALLAS,	

12/7/1993	000P	TEXAS TO JUDGE SCOTT MCCOWN DATE OF LETTER: DECEMBER 7, 1993	EVE
12/7/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ROGER MOORE ATTORNEY FOR PLAINTIFF-INTERVENORS ALVARADO ISD, ET AL DATED: DECEMBER 7., 1993	SKS
12/7/1993	000P	LETTER FROM BRACEWELL & PATTERSON (12/7/1993 TO: DISTRICT JUDGE SCOTT MCCOWN ATTORNEY J. DAVID THOMPSON, III	EVE
12/8/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM J. DAVID THOMPSON ATTORNEYS FOR PLAINTIFF- INTERVENORS BRACEWELL & PATTERSON, HOUSTON, TX. 12/01/93	EVE
12/8/1993	000P	SECOND AMENDED ORIGINAL PETITION IN INTERVENT ION OF PLAINTIFF-INTERVENORS, HUMBLE I.S.D. ET AL {ATTORNEY J. DAVID THOMPSON, III}	EVE
12/8/1993	000P	UNOPPOSED MOTION FOR LEAVE TO FILE SECOND AMENDED ORIGINAL PETITION IN INTERVENTION OF PLAINTIFF-INTERVENORS HUMBLE I.S.D., ET AL	EVE
12/8/1993	000P	TRIAL BRIEF OF SOMERSET ISD, NORTH EAST I.S.D ALAMO HEIGHTS ISD, SOUTHSIDE ISD, SEGUIN ISD ET AL {ATTORNEY EMERSON BANACK, JR.} S A, TX	EVE
12/8/1993	000P	LETTER TO COUNSEL OF EDGEWOOD CASE FROM JUDGE SCOTT MCCOWN DATE OF LETTER: DEC. 8, 1993	EVE
12/8/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ATTORNEY KENNETH L. MALONE DATED: DECEMBER 8, 1993	EVE
12/8/1993	000P	BRIEF OF STATE DEFENDANTS FROM ASSISTANT ATTORNEY {CHIEF DEPUTY} TONI HUNTER CHIEF, GENERAL LITIGATION DIVISION	EVE
12/8/1993	000P	AGREED STIPULATION OF SOMERSET I.S.D.,ET AL	EVE
12/8/1993	000P	LETTER FROM ALLAN A. PARKER, JR. (TEXAS JUSTICE FOUNDATION) TO JUDGE SCOTT MCCOWN DATE OF LETTER: DECEMBER 6, 1993	EVE
12/9/1993	000P	OPINION AND INTERLOCUTORY JUDGMENT WRITTEN AND ISSUED BY DISTRICT JUDGE SCOTT MCCOWN DATE OF OPINION AND JUDGMENT: DEC. 9, 1993 LETTER ON THE OPINION AND THE JUDGMENT TO	EVE

12/9/1993	000P	ALL COUNSEL IN EDGEWOOD CASE FROM DISTRICT JUDGE SCOTT MCCOWN	EVE
12/9/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM J. DAVID THOMPSON, ATTORNEY FOR PLAINTIFF- INTERVENOR HUMBLE ISD, ET AL DATE: DECEMBER 7, 1993	EVE
12/9/1993	000P	LETTER AND CHARTS TO JUDGE SCOTT MCCOWN FROM TONI HUNTER, DIVISION CHIEF GENERAL LITIGATION DIVISION	EVE
12/14/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM TONI HUNTER CHIEF DEPUTY, GENERAL LITIGATION DIVISION DATE OF LETTER: DECEMBER 14, 1993	EVE
12/15/1993	000P	LETTER TO JUDGE MCCOWN FROM STEVE BICKERSTAFF LETTER DATED: NOVEMBER 11, 1993	EVE
12/15/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ATTORNEY STEVE BICKERSTAFF DATE OF LETTER: NOVEMBER 24, 1993	EVE
12/16/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ROGER MOORE (GRAY & BECKER) ATTORNEY AT LAW DECEMBER 7, 1993	EVE
12/16/1993	000P	LETTER TO JUDGE MCCOWN FROM STEVE BICKERSTAFF ATTORNEY WITH BICKERSTAFF, HEATH & SMILEY DATE OF LETTER: DECEMBER 16, 1993	EVE
12/17/1993	000P	LETTER TO JUDGE F.SCOTT MCCOWN FROM ROGER MOORE WITH GRAY & BECKER, ATTORNEYS DATE OF LETTER: DECEMBER 17, 1993	EVE
12/20/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM TONI HUNTER ASSISTANT ATTORNEY GENERAL DATE OF LETTER: DECEMBER 17, 1993	EVE
12/20/1993	000P	LETTER TO COUNSEL OF 362.516 FROM JUDGE SCOTT MCCOWN DATE OF LETTER: DECEMBER 20, 1993	EVE
12/20/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ALLAN E. PARKER, JR. TEXAS JUSTICE FOUNDATION DATE OF LETTER: DECEMBER 20, 1993	EVE
		INTERVENORS (GUADALUPE GUTIERREZ AND	

12/20/1993	000P	MARGIE GUTIERREZ) MOTION TO CORRECT CLERICAL ERROR (ATTORNEY, ALLAN E. PARKER, JR.)	EVE
12/20/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM THOMPSON & KNIGHT, DALLAS, TEXAS DATE: DECEMBER 20, 93	EVE
12/21/1993	000P	LETTER TO COUNSEL FROM JUDGE SCOTT MCCOWN DATE OF LETTER: DECEMBER 21, 1993	EVE
12/22/1993	000P	OBJECTION TO AND MOTION TO STRIKE STATE- DEFENDANTS' UNSWORN TESTIMONY	EVE
12/22/1993	000P	REQUEST FOR SUPPLEMENTARY AND AMENDED FIND- INGS OF FACT AND CONCLUSIONS OF LAW PLAINTIFF-INTERVENORS HUMBLE I.S.D., ET AL	EVE
12/23/1993	000P	LETTER TO JUDGE SCOTT MCCOWN FROM TONI HUNTER, ASSIST. ATTORNEY GENERAL DATE OF LETTER: DEC.20, 1993	EVE
12/23/1993	000P	LETTER TO COUNSEL DATED DECEMBER 23, 1993 FROM JUDGE SCOTT MCCOWN	EVE
12/27/1993	000P	LOW INCOME PARENT INTERVENORS' NOTICE OF FILING LIMITED APPEAL	EVE
12/27/1993	000P	LOW INCOME PARENT INTERVENORS' NOTICE OF CASH DEPOSIT IN LIEU OF COST BOND	EVE
12/27/1993	000P	LOW INCOME PARENT INTERVENORS' CASH DEPOSIT	EVE
CHECK NUMBER 1077, FOR \$1,000.00			
12/27/1993	000P	CERTIFICATE OF CLERK AS TO CASH DEPOSIT IN LIEU OF BOND	EVE
12/27/1993	000P	LOW INCOME PARENT INTERVENORS' REQUEST TO COURT REPORTER TO PREPARE A PARTIAL STATEMENT OF FACTS AND DESIGNATION OF POINTS OF ERROR	EVE
12/27/1993	000P	LOW INCOME PARENT INTERVENORS' REQUEST TO CLERK TO INCLUDE CERTAIN DOCUMENTS IN THE TRANSCRIPT	EVE
12/27/1993	000P	LOW INCOME PARENT INTERVENOR'S REQUEST TO LIMIT THE APPEAL	EVE
1/5/1994	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM MALDEF (ALBERT KAUFFMAN, ATTORNEY)	EVE

		DATE OF LETTER: JANUARY 4, 1994	
1/5/1994	000P	PLAINTIFFS' MOTION TO MODIFY INTERLOCUTORY JUDGMENT (ALBERT KAUFFMAN, ATTORNEY)	EVE
1/5/1994	000P	PLAINTIFF-INTERVENORS' MOTION TO MODIFY JUDGMENT {WITH EXHIBITS} ATTORNEY FOR MOTION GRAY & BECKER. P.C. RICHARD E. GRAY, III	EVE
1/5/1994	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM TONI HUNTER, DIV.CHIEF, GENERAL LITIGATION DIVISION DATE OF LETTER: JANUARY 5, 1994	EVE
1/5/1994	000P	LOW INCOME PARENT INTERVENORS' MOTION TO SEVER (ATTORNEY, ALLAN E. PARKER, JR. LETTER TO JUDGE F. SCOTT MCCOWN FROM STEVE	EVE
1/5/1994	000P	BICKERSTAFF. {BICKERSTAFF, HEATH & SMILEY} DATE OF LETTER: JANUARY 5, 1994	EVE
1/6/1994	000P	LETTER TO JUDGE SCOTT MCCOWN FROM TONI HUNTER CHIEF, GENERAL LITIGATION DIVISION DATE OF LETTER: JANUARY 6, 1994	EVE
1/8/1994	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM GRAY & BECKER (ATTORNEY-ROGER MOORE) DATE OF LETTER: JANUARY 13, 1994	EVE
1/12/1994	000P	LETTER TO JUDGE MCCOWN FROM TONI HUNTER. DATE OF LETTER: JANUARY 5, 1994	EVE
1/13/1994	000P	LETTER TO DISTRICT JUDGE F. SCOTT MCCOWN FROM TONI HUNTER, CHIEF DEPUTY OF GENERAL LITIGATION DIVISION DATE OF LETTER: 01/13/94	EVE
1/13/1994	000P	LETTER TO JUDGE F. SCOTT MCCOWN FROM MALDEF IN SAN ANTONIO, TEXAS FROM ATTORNEY, AL KAUFFMAN DATE OF LETTER: JANUARY 13, 94	EVE
1/19/1994	000P	LETTER TO COUNSEL FROM JUDGE SCOTT MCCOWN DATE OF LETTER: JANUARY 19, 1994	EVE
1/26/1994	000P	LETTER TO ALL COUNSEL FROM DISTRICT JUDGE F. SCOTT MCCOWN DATE OF LETTER TO COUNSEL: JANUARY 26, 1994	EVE
1/27/1994	000P	LETTER FROM THE SUPREME COURT OF TEXAS ON THE APPEAL ON GUADALUPE AND MARGIE GUTIERREZ.	EVE

		ET AL FROM PEGGY LITTLEFIELD, CHIEF DEPUTY CLERT OF THE SUPREME COURT OF TEXAS DATE OF LETTER: JANUARY 26, 1994	
2/2/1994	000P	CERTIFICATE OF DEPOSIT OF CASH IN LIEU OF COST BOND	EVE
2/4/1994	000P	KILLEEN INDEPENDENT SCHOOL DISTRICT STATE PARTICIPATION IN FUNDING CAPITAL PROJECTS AND IMPROVMENTS IN TEXAS PUBLIC SCHOOLS (JIM HAWKINS, PH.D.) ASSISTANT SUPERINTENDENT FOR BUSINESS SERVICES (LARGE BINDER TYPE NOTE BOOK IN BEIGE, BOUND IN DARK BROWN BINDING) IN SEPERATE ENVELOPE W/EXHIBITS	EVE
3/23/1994	000P	APPEAL TOOK OVER TO THE SUPREME COURT OF TEXAS ON MARCH 23, 1994 BY EVELYN CAIN NINE (9) VOLUMES AND BOOKS AND SPIRAL BOOKS	EVE
6/13/1994	000P	PLAINTIFF-INTERVENORS ALVARADO I.S.D., ET AL MOTION FOR DECLARATORY JUDGMENT/INJUNCTION	EVE
6/14/1994	000P	PLAINTIFF-INTERVENORS ALVARADO I.S.D., ET AL, AMENDED MOTION FOR DECLARATORY JUDGMENT AND INJUNCTION BY PLAINTIFF-INTERVENORS (ALVARADO	EVE
6/14/1994	000P	AMENDED MOTION FOR DECLARATORY JUDGMENT AND INJUNCTION BY PLAINTIFF-INTERVENORS ALVARADO I.S.D., ET AL.	EVE
6/17/1994	000P	PLAINTIFF-INTERVENOR/DEFENDANT CALHOUN COUNTY I.S.D.'S ORIGINAL ANSWER	EVE
6/17/1994	000P	PLAINTIFF-INTERVENOR/DEFENDANT CALHOUN COUNTY I.S.D.'S MOTION FOR CONTINUANCE	EVE
6/20/1994	000P	STATE DEFENDANTS' RESPONSE TO MOTION FOR DECLARATORY JUDGMENT AND INJUNCTION FILED BY PLAINTIFF-INTERVENOR ALVARADO I.S.D., ET AL	EVE
6/21/1994	0075	RECEIPT OF EXHIBITS COURT REPORTER, ALBERT ALVAREZ	EVE
7/20/1994	000P	LETTER TO TOM GARNER, JR., FROM JUDGE SCOTT MCCOWN ON JULY 19, 1994 DATE: JULY 19, 1994	EVE
7/20/1994	000P	CALHOUN COUNTY'S NOTICE OF APPEAL ON 7/20/94 (ATTORNEYS GARNER, ROBERTS & ROBERTS,	EVE

		L.L.P.) P.O. DRAWER J, PORT LAVACA, TEXAS 77979	
7/21/1994	000P	REQUEST TO PREPARE A TRANSCRIPT FOR APPEAL TO THE 3RD COURT OF APPEALS (FROM: GARNER, ROBERTS & ROBERTS, L.L.P., PORT LAVACA, TEXAS	EVE
7/28/1994	000P	CHANGE OF ADDRESS OF: RICHARD ARNETT 2525 WALLINGFORD DR. BLDG.14, AUSTIN, TX 78746	EVE
8/9/1994	000P	LETTER TO JUDGE SCOTT MCCOWN ON JULY 29, 1994 FROM ATTORNEY TOM GARNER, JR., PORT LAVACA, TX	EVE
8/16/1994	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ATTORNEY TOM GARNER, JR. (PORT LAVACA, TEXAS 77979) IN REF. TO APPEAL REQUESTED DATE: AUGUST 9, 94	EVE
8/23/1994	000P	LETTER TO JUDGE SCOTT MCCOWN ON AUGUST 22, 94 FROM ATTORNEY TOM GARNER, JR. WITH (GARNER, ROBERTS & ROBERTS, PORT LAVACA, TEXAS)	EVE
9/2/1994	000P	LETTER TO JUDGE SCOTT MCCOWN FROM TONI HUNTER DIVISION CHIEF, GENERAL LITIGATION DIVISION DATE OF LETTER: SEPTEMBER 2, 1994	EVE
9/12/1994	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM ROGER MOORE, (GRAY & BECKER) ATTORNEYS DATE OF LETTER: 09-07-94	EVE
9/12/1994	000P	LETTER TO COUNSEL, TOM GARNER, JR., RICHARD E GRAY, & TONI HUNTER, FROM COURT OF APPEALS COPY--FROM W.KENNETH LAW, CLERK 09/12/94	CAIN
9/13/1994	000P	STAFFORD MUNICIPAL SCHOOL DISTRICT'S 1993-1994 BUDGET (ATTACHMENTS IN SPERATE ENVELOPE) WITH EXHIBITS	EVE
10/5/1994	000P	AGREED MOTION TO SEVER	CONB
10/5/1994	000P	STIPULATION OF PARTIES	CONB
10/10/1994	000P	LETTER TO PHYLLIS CARROLL, JUDICIAL AIDE FROM WANDA ROBERTS, ATTORNEY AT LAW DATE OF LETTER: OCTOBER 6, 1994	CAIN
10/11/1994	000P	LETTER TO JUDGE MCCOWN FROM TOM GARNER, JR. DATE OF LETTER: OCT. 4, 1994 WITH REVISED DECLARATORY JUDGMENT (NOT SIGNED BY JUDGE)	CAIN

10/11/1994	000P	LETTER TO COUNSEL (TOM GARNER,JR.,TONI HUNTER ROGER MOORE, FROM JUDGE SCOTT MCCOWN DATE OF LETTER: OCTOBER 5, 1994	CAIN
10/24/1994	000P	PLAINTIFF-INTERVENORS ALVARADO I.S.D.,ET AL'S MOTION TO SET ASIDE NON-SUIT	CAIN
10/24/1994	000P	STIPULATION OF EVIDENCE AS TO ATTORNEYS FEES	CAIN
12/27/1994	000P	NOTICE OF FILING CASH DEPOSIT IN LIEU OF COST BOND (LOW INCOME PARENT INTERVENORS)	EVE
2/8/1995	000P	COPY OF FAX LETTER TO JUDGE MCCOWN FROM TONI HUNTER	MV
2/9/1995	000P	LETTER TO JOHN ADAMS, CLERK OF SUPREME COURT FROM FREDRIC WEBER W/FULBRIGHT & JAWORSKI DATE OF LETTER: FEBRUARY 7, 1995	CAIN
2/9/1995	000P	BRIEF OF AMICI CURIAE FROM LAW FIRM FULBRIGHT & JAWORSKI, MCCALL PARKHURST & HORTON, L.L.P. VINSON & ELKINS L.L.P. IN SUPPORT OF REFORMATION OF THE OPINION OF THE COURT	CAIN
2/10/1995	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ATTORNEY KENNETH L. MALONE (SAN ANTONIO, TEXAS) FOR SOMMERSET PLAINTIFF'S DATE: FEBRUARY 8,1995	CAIN
2/14/1995	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM ASSIST.A.G. TONI HUNTER DATE OF LETTER: FEBRUARY 8, 1995	CAIN
2/14/1995	000P	LETTER TO COUNSEL. DTD. 02-13-95. REF: THE SUPREME COURT OF TEXAS ISSUED A CORRECTED OPINION TO REPLACE THE OPINION DELIVERED ON JANUARY 30, 1995. (PART II. B OF THE OPINION IS MODIFIED AS FOLLOWS: A. PAGE 16 (SEE ORDER ON CAUSES ATTACHED TO THIS LETTER) B. PAGE 17 (SEE ORDER ON CAUSES ATTACHED TO THIS LETTER) (NOTE: THIS CAUSE REMAINS PENDING ON THE COURT'S DOCKET) OFFICIAL NOTICE FROM SUPREME COURT OF TEXAS	DEB

2/15/1995	000P	TODAY THE SUPREME COURT OF TEXAS FILED APPELLANT'S MOTION FOR REHEARING IN THIS CASE	CAIN
3/10/1995	000P	LETTER TO COUNSEL FROM TONI HUNTER, CHIEF GENERAL LITIGATION DIVISION DATE LETTER: MARCH 13, 1995 REF: HEARING SET FOR 3/13/95	CAIN
3/29/1995	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ATTORNEY DAVID THOMPSON (BRACEWELL & PATTERSON) OF HOUSTON, TEXAS DATE/LETTER: MARCH 27, 1995	CAIN
7/3/1995	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ATTORNEY AL KAUFFMAN (DATE OF LETTER: JUNE 30, 1995	CAIN
7/13/1995	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ATTORNEY WILLIAM A OLSON, JR. DATE OF LETTER: JULY 10, 1995	CAIN
7/14/1995	000P	LETTER TO DISTRICT JUDGE SCOTT MCCOWN FROM ATTORNEY KENNETH L MALONE FOR SOMERSET ISD, PLAINTIFF'S DATE OF LETTER: JULY 13, 1995	CAIN
7/20/1995	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ATTORNEY SARA HARDNER LEON) FOR STERLING CITY ISD, ET AL DATE OF LETTER: JULY 19, 1995	CAIN
7/21/1995	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ATTORNEY ROBERT LUNA DATE OF LETTER: JULY 12, 1995	CAIN
7/21/1995	000P	LETTER FROM ATTORNEY SARA LEON TO DISTRICT JUDGE SCOTT MCCOWN (STERLING CITY ISD) DATE OF LETTER: JULY 19, 1995	CAIN
7/27/1995	000P	LETTER TO JUDGE SCOTT MCCOWN FROM DEBORAH G HANKINSON (THOMPSON & KNIGHT) DATE OF LETTER: JULY 20, 1995	CAIN
8/1/1995	000P	LETTER TO JUDGE MCCOWN FROM ALLAN E. PARKER DATED: JULY 24, 1995	CONB
8/10/1995	000P	LETTER TO ALL COUNSEL OF EDGEWOOD CASE FROM DISTRICT JUDGE F. SCOTT MCCOWN DATE OF LETTER: AUGUST 8, 1995	CAIN

8/14/1995	000P	LETTER TO JUDGE SCOTT MCCOWN FROM ATTORNEY ROGER MOORE (GRAY & BECKER, P.C.) DATE OF LETTER: JULY 10, 1995	CAIN
5/16/1996	000P	LETTER TO SHEILA MCGEE FROM DISTRICT JUDGE SCOTT MCCOWN DATE OF LETTER: MAY 14, 1996 LETTER HAS ATTACHMENTS (NEWSPAPER CLIPINGS, ETC.)	CAIN
6/25/1996	000P	MANDATE (CALHOUN COUNTY I.S.D. VS. LIONEL MENO, COMMISSIONER OF EDUCATION NO ERROR IN TRIAL COURTS JUDGMENT	CAIN
7/10/1996	000P	PLAINTIFFS' ORIGINAL PETITION IN INTERVENTION SEEKING DECLARATORY JUDGMENT AND INJUNCTION (PLAINTIFF'S-INTERVENORS GRAPEVINE DEVELOPERS INC..(HEREINAFTER COLLECTIVELY REFERRED TO AS "INTERVENOR TAXPAYERS", COMPLAINING OF THE STATE DEFENDANTS MIKE MOSES, COMMISSIONER OF EDUCATION AND JOHN SHARPE, COMPTROLLER OF THE STATE OF TEXAS.	CAIN
8/1/1996	000P	LETTER TO JOHN LYNCH, IV, FROM WILLIAM L. BANOWSKY DATE OF LETTER: JULY 26, 1996 (W THOMPSON AND KNIGHT, ATTORNEYS) STATE DEFENDANTS' MOTION TO STRIKE AND ORIG-	CAIN
8/6/1996	000P	INAL ANSWER TO ORIGINAL PETITION IN INTERVENTION OF INTERVENORS JOHN CARLSON AND GRAPEVINE DEVELOPERS, INC.	CAIN
8/12/1996	0083	DEFENDANT'S ORIGINAL ANSWER GRAPEVINE/COLLEYVILLE I.S.D.	ROXA
9/19/1996	000P	CITY OF GRAPEVINE'S MOTION FOR NONSUIT OF ITS CLAIMS AGAINST INTERVENORS JOHN CARLSON AND GRAPEVINE DEVELOPERS, INC. PLAINTIFFS' MOTION FOR NON-SUIT AGAINST STATE DEFENDANTS MIKE MOSES, COMMISSIONER OF EDUCATION AND JOHN SHARP, COMPTROLLER OF THE	CAIN

9/19/1996	000P	STATE OF TEXAS, PLAINTIFF-INTERVENOR GRAPEVINE-COLLEYVILLE INDEPENDENT SCHOOL DISTRICT AND THE CITY OF GRAPEVINE AND REQUEST FOR ORDER (ORDER IN 345TH (JUDGE SCOTT MCCOWN) TO BE SIGNED	CAIN
9/23/1996	000P	ORDER PLACED IN BOX FOR 345TH (JUDGE MCCOWN) TO BE SIGNED	CAIN
5/21/1997	000P	PLAINTIFF'S (EDGEWOOD I.S.D.) MOTION TO RETAIN CASE ON DOCKET	CAIN
6/3/1997	000P	LETTEER TO ATTORNEY ALBERT KAUFFMAN (MEXICAN AMERICAN LEGAL DEFENSE (MALDEF) FROM JUDGE SCOTT MCCOWN DATE OF LETTER: MAY 22, 1997	CAIN
10/10/1997	000P	PLAINTIFF-INTERVENOR'S MOTION TO RETAIN CASE ON DOCKET	CAIN
5/7/1998	000P	PLAINTIFF-INTERVENORS ALVARADO INDEPENDENT SCHOOL DISTRICT, ET AL, PETITION FOR DECLARATORY AND INJUNCTIVE RELIEF	CAIN
6/1/1998	000P	STATE DEFENDANTS MOTION TO SHOW AUTHORITY TO COMPEL PLAINTIFF-INTERVENORS ALVARADO I.S.D. TO SHOW AUTHORITY UNDER RULE 12	CAIN
6/1/1998	000P	STATE DEFENDANTS MOTION TO STRIKE PLEA TO THE JURISDICTION, SPECIAL EXCEPTIONS AND ORIGINAL ANSWER	CAIN
6/25/1998	000P	LETTR TO COUNSEL FROM ADMINISTRATIVE JUDGE JOE HART (JUDGE MCCOWN) STILL ASSIGNED TO THE CASE. DATE OF LETTER: JUNE 24, 1998	CAIN
7/7/1998	000P	LETTER TO COUNSEL FROM ADMIN., JUDGE JOE HART DATE OF LETTER: JUNE 24, 1998 (CONFIRMING ASSIGNMENT OF CASE TO JUDGE SCOTT MCCOWN)	CAIN
7/9/1998	000P	LETTER TO JUDGE JOE HART, FROM CHIEF TONI HUNTER, GENERAL LITIGATION DIVISION DATE OF LETTER: JUNE 18, 1998	CAIN
		LETTER DATED 7-9-98 TO RANDALL B. WOOD FROM	

7/13/1998	000P	ROSA L. ROHR RE:HEARING BEFORE JUDGE MCCOWN	ROXA
9/29/1998	0172	NOTICE OF HEARING STATE DEFENDANTS' NOTICE OF HEARING OCTOBER 8, 1998 (ATTORNEY JAMES C TODD)	CAIN
9/29/1998	0172	NOTICE OF HEARING STATE DEFENDANTS' NOTICE OF HEARING (FOR: OCTOBER 8, 1998 AT 9:00 A.M.)	CAIN
9/30/1998	000P	LETTER TO JUDGE JOSEPH HART FROM ATTORNEY OF RECORD TONI HUNTER (CHIEF, GENERAL LITIGATION DIVISION) DATE OF LETTER: JUNE 18, 1998	CAIN
10/15/1998	0172	NOTICE OF HEARING AMENDED FOR: NOVEMBER 24, 1998, BY ALL COUNSEL OR RECORD	CAIN
10/16/1998	000P	LETTER TO DISTRICT CLERK FROM SHERINE THOMAS DATED 10/16/98 REGARDING FILINGS	DIAO
10/22/1998	0172	NOTICE OF HEARING FOR: NOVEMBER 16, 1998 THROUGH 5:00 P.M. WEDNESDAY, NOVEMBER 18, 1998 BY ALL COUNSEL	CAIN
12/1/1998	000P	STATE DEFENDANTS' AMENDED NOTICE OF HEARING RESET FOR DECEMBER 15, 1998 AT 9:00 A.M. CHIEF, GENERAL LITIGATION DIV.,TONI HUNTER	CAIN
12/15/1998	000P	PLAINTIFF-INTERVENORS' RESPONSE TO STATE DEFENDANTS' MOTION TO SHOW AUTHORITY	CAIN
12/15/1998	000P	PLAINTIFF-INTERVENORS' RESPONSE TO STATE DEFENDANTS' MOTION TO STRIKE. PLEA TO THE JURISDICTION AND SPECIAL EXCEPTIONS	CAIN

Mapper Data

eHistorical District Civil Staff access

New Search

Cause Number: 362516

Plaintiff: EDGEWOOD ISD, ET AL vs

Defendant: MIKE MOSES, COMMISSIONER OF EDUCATION, ET AL

Suit Type: OTHER CIVIL File Date: 5/23/1984 Jury Fee: Y Confidential: N Sealed: N

District Clerk Stauts: OFFD

Assoc. Cause: 9310356

Court Number: 250

Parties	Motions/Pleadings	Issuance/Service	Orders	Ledger
---------	-------------------	------------------	--------	--------

Issuances/Services

Issuance Date	Served Date	Served By	Issuance Code	Description	Clerks Initials
8/31/1993			0903	TEMP REST ORDER WRIT/ISS (PRIVATE) 001 TEXAS EDUCATION AGENCY, BY SERVING LIONEL MENO, COMMISSIONER WILLIAM B. TRAVIS BILDING 1701 NORTH CONGRESS AVENUE AUSTIN, TRAVIS COUNTY, TEXAS 78701-1494	EVE
8/31/1993			0903	TEMP REST ORDER WRIT/ISS (PRIVATE) 003 BEXAR COUNTY EDUCATION DISTRICT, BY SERVING OSCAR G. HERNANDEZ THE CHAIRMAN (OR PRESIDENT	EVE
8/31/1993			0903	TEMP REST ORDER WRIT/ISS (PRIVATE) 004 LIONEL MENO, TEXAS COMMISSIONER OF EDUCATION WILLIAM B. TRAVIS BUILDING 1701 NORTH CONGRESS AUSTIN, TRAVIS COUNTY, TEXAS 78701-1494	EVE
8/31/1993			0903	TEMP REST ORDER WRIT/ISS (PRIVATE) 005 THE SAN ANTONIO INDEPENDENT SCHOOL DISTRICT BY SERVING, OSCAR G. HERNANDEZ CHAIRMAN (OR PRESIDENT) OF ITS	EVE

			BOARD OF TRUSTEES 141 LAVACA STREET, SAN ANTONIO, BEXAR CTY.,TX	
8/31/1993		0900	CITATION ISSUED (PRIVATE) 006 THE SAN ANTONIO INDEPENDENT SCHOOL DISTRICT BY SERVING, OSCAR G. HERNANDEZ, CHAIRMAN (OR PRESIDENT) OF ITS BOARD OF TRUSTEES 141 LAVACA STREET SAN ANTONIO, BEXAR COUNTY, TEXAS	EVE
9/3/1993	9/1/1993	0715	CITATION UNEXECUTED: TO: BEXAR COUNTY EDUCATION DISTRICT	EVE
9/3/1993	9/1/1993	0715	CITATION UNEXECUTED: TO: THE SAN ANTONIO INDEPENDENT SCHOOL DIST.	EVE
9/3/1993	9/1/1993	0105	CITATION EXECUTED TO: THE SAN ANTONIO INDEPENDENT SCHOOL DIST.	EVE
9/3/1993	8/31/1993	0715	CITATION UNEXECUTED: TO: LIONEL MENO, TEXAS COMM.OF EDUCATION	EVE
10/11/1993		0915	SUBPOENA/ISSUED (PRIVATE) 007 ROB WOODSON TEXAS EDUCATION AGENCY 1701 N. CONGRESS AUSTIN, TEXAS 78701	REB
10/11/1993	10/11/1993	0110	ALL OTHER WRITS EXECUTED TO: ROB WOODSON, TEXAS EDUCATION AGENCY	EVE
6/14/1994		0904	TEMP REST ORD WRIT/ISS-SERV (PRECINCT5) 008 CALHOUN COUNTY INDEPENDENT SCHOOL DISTRICT BRACEWELL & PATTERSON, L.L.P. ATTORNEYS AT LAW, SOUTH TOWER PENNZOIL PLACE 711 LOUISIANA STREET, SUITE 2900 HOUSTON, HARRIS COUNTY, TEXAS 77002-2781	EVE
			NOTICE/ISS & SERV (S)(PRECINCT5) 009	

6/14/1994		0913	LIONEL R. MENO, COMMISSIONER OF EDUCATION C/O TONI HUNTER, CHIEF DUPTY, A.G.'S OFFICE C/O GENERAL LITIGATION, 11TH FLOOR 300 WEST 15TH STREET, CLEMENTS BUILDING AUSTIN, TRAVIS COUNTY, TEXAS 78701	EVE
6/14/1994		0913	NOTICE/ISS & SERV (S)(PRECINCT5) 010 JOHN SHARP, COMPTROLLER OF THE STATE OF TEXAS C/O TONI HUNTER, CHIEF DUPTY, A.G.'S OFFICE C/O GENERAL LITIGATION, 11TH FLOOR 300 WEST 15TH STREET, CLEMENTS BUILDING AUSTIN, TRAVIS COUNTY, TEXAS 78701	EVE
6/15/1994		0904	TEMP REST ORD WRIT/ISS-SERV (PRECINCT5) 011 CALHOUN COUNTY INDEPENDENT SCHOOL DISTRICT DAVID THOMPSON, ATTORNEY WITH BRACEWELL AND PATTERSON, L.L.P., SOUTH TOWER PENNZOIL PLACE SUITE 2900, 711 LOUISIANA STREET HOUSTON, HARRIS COUNTY, TEXAS 77002-2781	EVE
6/20/1994	6/16/1994	0110	ALL OTHER WRITS EXECUTED TO: JOHN SHARP BY DELIVERING (SHOW CAUSE) TO: SANDRA BERNAL, DEPUTY AG'S OFFICE	EVE
6/20/1994	6/16/1994	0110	ALL OTHER WRITS EXECUTED TO: LIONEL MENO, COMMISSIONER OF EDUCATION TO: SANDRA BERNAL, DEPUTY AG'S OFFICE (SHOW CAUSE ORDER)***	EVE
9/23/1994		0714	ALL OTHER WRITS RETURNED UNEXECUTED CALHOUN COUNTY IND. SCHOOL DIST. (T.R.O.WRITE	CONB

			REASON NO RESPONSE FROM POST OFFICE)	
			CITATION/ISS & SERV (PRECINCT5) 012	
7/11/1996		0901	CITY OF GRAPEVINE, TEXAS BY DELIVERING TO: ITS MAYOR, CITY CLERK OR CITY SECRETARY OR CITY TREASURER	CAIN
			1200 SOUTH MAIN STREET GRAPEVINE, TEXAS 76051	
			PLAINTIFFS' ORIGINAL PETITION IN INTERVENTION SEEKING DECLARATORY JUDGMENT AND INJUNCTION	
7/26/1996	7/22/1996	0105	CITATION EXECUTED TO: CITY OF GRAPEVINE, TEXAS (DELIVERING TO) MAYOR, CITY CLERK OR CITY SECRETARY/TREASURER	CAIN
2/28/2000		0110	ALL OTHER WRITS EXECUTED WRIT/ORDER OF COMMITMENT FROM MUNICIPAL COURT ABEL HERNANDEZ	DIAO

Mapper Data

eHistorical District Civil Staff access

New Search

Cause Number: 362516

Plaintiff: EDGEWOOD ISD, ET AL vs

Defendant: MIKE MOSES, COMMISSIONER OF EDUCATION, ET AL

Suit Type: OTHER CIVIL File Date: 5/23/1984 Jury Fee: Y Confidential: N Sealed: N

District Clerk Stauts: OFFD

Assoc. Cause: 9310356

Court Number: 250

Parties	Motions/Pleadings	Issuance/Service	Orders	Ledger
---------	-------------------	------------------	--------	--------

Orders

Signed Date	Judge	Recorded Vol	Recorded Page	Description	Clerks Initials
7/22/1991	FSMC	2238	576	ORDER - TO RELEASE INFORMATION (SEE ORDER)	DEB
8/7/1991	FSMC	2248	330	ORDER OF SEVERANCE	DEB
8/7/1991	FSMC	2248	326	CONSOLIDATED WITH 91.6967	DEB
10/25/1991	FSMC	2295	604	ORDER (SEE ORDER)	DEB
3/3/1992	FSMC	2372	706	REVISED INTERLOCUTORY ORDER	DEB
6/22/1992	FSMC	2435	297	ORDER SETTING HEARING - 7-7-92, AT 1:00 PM, IN THE COURTROOM OF THE 250TH	TQ
8/28/1992	FSMC	2474	849	ORDER (STATE DEFENDANTS' MOTION TO MODIFY THE REVISED INTERLOCUTORY ORDER DENIED AND PLAINTIFF'S MOTION REQUESTING THE	TQ
8/28/1992	NONE	0	0	APPOINTMENT OF A MASTER DENIED)	EVE
12/8/1992	FSMC	2529	0803	ORDER OF STATUS CONFERENCE ON JANUARY 11, 92 WITH DISTRICT JUDGE SCOTT MCCOWN	TQ
1/11/1993	FSMC	2545	286	ORDER TO PREPARE TO CUT OFF STATE FUNDS TO PUBLIC SCHOOLS	EVE
5/6/1993	FSMC	2608	0199	ORDER (MOTION TO MODIFY ORDER OF JAN. 11,1993	EVE
5/12/1993	NONE	2612	0315	PARTIAL RELEASE OF JUDGEMENT	EVE

6/1/1993	FSMC	2622	0251	ORDER ON SCHOOL FINANCE ON CLOSING OF SCHOOLS	EVE
6/25/1993	FSMC	2637	0238	ORDER ON SCHOOL HEARING	EVE
7/30/1993	FSMC	2656	0014	ORDER ON SETTING HEARINGS FOR SEPTEMBER 13, 1993 AND OCTOBER 4, 1993	EVE
8/12/1993	JKD	2662	0027	ORDER TO SUBSTITUTE COUNSEL	EVE
8/17/1993	FSMC	2666	0399	ORDER SUBSTITUTING COUNSEL (COPELL INDEP. SCHOOL DISTRICT)	EVE
8/17/1993	FSMC	2666	0397	ORDER SUBSTITUTING COUNSEL (GRAPEVINE-COLLEYVILLE INDEP.SCHOOL DISTRICT)	EVE
8/31/1993	FSMC	2674	0132	INTERLOCUTORY ORDER	EVE
8/31/1993	FSMC	2674	0138	TEMPORARY RESTRAINING ORDER	EVE
9/13/1993	FSMC	2682	0133	ORDER DENYING MOTION TO SEVER OF COPPELL I.S.D., ET AL	EVE
9/13/1993	FSMC	2682	0132	ORDER TO STRIKE INTERVENTION OF LOW INCOME PLAINTIFFS (DENIED)	EVE
9/13/1993	FSMC	2680	0001	ORDER ON AGREED MOTION TO SUBSTITUTES COUNSEL INTERVENORS CROCKETT COUNTY CONSOLIDATED COMMON S.D. & STERLING CITY I.S.D.	EVE
9/14/1993	FSMC	2681	0121	ORDER DISSOLVING TEMPORARY RESTRAINING ORDER AND DENYING TEMPORARY INJUNCTION	JV
9/27/1993	FSMC	2689	424	ORDER FOR SUBSTITUTION OF COUNSEL AND ADOPTION OF PLEADINGS FILED BY COPPELL I.S.D., ET AL	EVE
10/4/1993	FSMC	2689	0209	ORDER GRANTING MOTION FOR LEAVE TO AMEND CROSS-CLAIM OF THE STAFFORD MUNICIPAL SCHOOL DISTRICT AND THE CITY OF STAFFORD	EVE
				ORDER GRANTING MOTION FOR	

10/4/1993	FSMC 2689	0211	LEAVE TO AMEND CROSS-CLAIM OF COPPELL I.S.D., GRAPEVINE- COLLEY I.S.D., HIGHLAND PARK I.S.D., PLANO I.S.D., PLANO I.S.D., AND RICHARDSON IN- DEPENDENT SCHOOL DISTRICT (BOTH ORDERS ABOVE PLACED IN THE MINUTES ON OCTOBER 4, 1993) FOR VOLUME AND PAGE #'S	EVE
10/11/1993	FSMC 2695	0114	ORDER ON AGREED MOTION/INTERVENORS CROCKETT- COUNTY CONSOLIDATED COMMON S.D. AND STERLING CITY I.S.D. TO SUBSTITUTE COUNSEL	EVE
10/11/1993	FSMC 2695	0110	362,516 CONSOLIDATED WITH 93- 10177 (CARROLL I.S.D. VS. THE STATE OF TEXAS, ET AL)	EVE
10/14/1993	FSMC 2698	0094	ORDER GRANTING MOTION FOR LEAVE TO FILE FIRS AMENDED ORIGINAL PETITION IN INTERVENTION O PLAINTIFF-INTERVENORS, HUMBLE I.S.D., ET AL	EVE
12/8/1993	FSMC 2727	0063	ORDER ON REQUEST FOR NOTICE (DENIED)	EVE
12/9/1993	FSMC 2753	0061	INTERLOCUTORY JUDGMENT SIGNED 12/09/93	EVE
12/10/1993	FSMC 2732	0120	ORDER GRANTING MOTION FOR LEAVE TO FILE (2ND) SECOND AMENDED ORIGINAL PETITION IN INTERVENT JOHN OF PLAINTIFF-INTERVENORS HUMBLE ISD. ETAL	EVE
12/20/1993	FSMC 2737	0211	ORDER RE BONDS	EVE
12/21/1993	FSMC 2737	0212	ORDER RE FINALITY	EVE
1/7/1994	FSMC 0	0	TRANSCRIPT FOR THE SUPREME COURT OF APPEALS TAKEN OVER ON JANUARY 10, 1994 BY ATTORNEY ALLAN PARKER, JR. OF SAN ANTONIO, TEXAS	EVE

1/26/1994	FSMC	2761	0013	ORDERS ON POST-JUDGMENT MOTIONS {SIGNED ON JANUARY 26, 1994}	EVE
1/26/1994	FSMC	2761	0010	ORDER OF SEVERANCE {JANUARY 26, 1994}	EVE
3/22/1994	JNW	2787	0033	ORDER FOR ORIGINAL PAPERS AND BOOKS TO GO IN ORIGINAL FORM TO THE SUPREME COURT OF TEXAS	EVE
6/14/1994	FSMC	2836	0163	ORDER DIRECTING NOTICE BY THE COMMISSIONER O EDUCATION AND THE COMPROLLER OF THE STATE O TEXAS	EVE
6/15/1994	FSMC	2836	0166	ORDER GRANTING REQUEST FOR TEMPORARY RESTRAI ING ORDER AGAINST CALHOUN COUNTY I.S.D. AND SHOW CAUSE HEARING	EVE
6/20/1994	FSMC	2838	0230	ORDER THAT TEMPORARY RESTRAINING ORDER SIGNED ON THE 14TH DAY OF JUNE BE DISSOLVED.	EVE
6/24/1994	FSMC	2841	0037	DECLARATORY JUDGMENT SIGNED BY DISTRICT JUDGE F. SCOTT MCCOWN	CAIN
10/21/1994	FSMC	2915	0073	ORDER GRANTING SEVERANCE (THAT ALL ISSUES IN PLAINTIFF/INTERVENOR ALVARADO I.S.D.,ET AL'S AMENDED MOTION FOR DECLARATORY JUDGMENT AND INJUNCTION; PLAINTIFF/INTERVENOR- DEFENDANT CALHOUN COUNTY I.S.D.'S ORIGINAL ANSWER TO ALVARADO I.S.D.'S AMENDED MOTION FOR DEC- LARATORY JUDGMENT AND INJUNCTION AND MOTION FOR DECLARATORY JUDGMENT; AND THE STATE DEFENDANTS' RESPONSE TO MOTION FOR DECLARAT- ORY JUDGMENT AN INJUNCTION ARE SEVERED FROM	CAIN

Date	Case No.	Case No.	Description	Party
			THE ORTHER PROCEEDINGS IN THIS CAUSE.	
10/21/1994	FSMC 2915	0069	REVISED DECLARATORY JUDGMENT	CAIN
10/21/1994	FSMC 2915	0075	ORDER GRANTING MOTION TO SET ASIDE NON-SUIT	CAIN
2/8/1995	FSMC 2978	0100	ORDER SETTING HEARING FOR FEB.13, 1995 AT 9:00 A.M.	DEB
3/24/1995	NONE 3003	138	NOTICE OF NONSUIT AS TO COPPELL ISD, GRAPE-VINE-COLLEYVILLE ISD, HIGHLAND PARK ISD, MIAMI ISD, PLANO ISD, AND RICHARDSON ISD ONLY	CAIN
			JUDGMENT RENDERED JULY 12, 1995	
7/13/1995	NONE 0	0	AFFIRMED -- OPINION BY JUSTICE JONES	CAIN
8/9/1995	FSMC 3087	0027	FINAL JUDGMENT SIGNED ON AUGUST 9, 1995 BY DISTRICT JUDGE F. SCOTT MCCOWN	CAIN
8/9/1995	FSMC 3087	0027	FINAL JUDGMENT SIGNED	CAIN
6/25/1996	NONE 0	0	MANDATE (CALHOUN COUNTY I.S.D. VS. LIONEL R. MENO, COMMISSIONER OF EDUCATION MANDATE (NO ERROR IN TRIAL COURT'S JUDGMENT)	CAIN
9/25/1996	FSMC 0	0	SIGNED ORDER RECEIVED-SENT TO MINUTES ORDER/NON-SUIT(GRAPEVINE'S CLAIMS/INTERVENOR	CAIN
9/25/1996	FSMC 3337	0082	ORDER OF NON-SUIT JOHN CARLSON AND GRAPEVINE	CAIN
9/25/1996	FSMC 3337	0084	ORDER OF NON-SUIT GRAPEVINES CLAIMS AGAINST INTERVENORS JOHN CARLSON AND GRAPEVINE DEVELOPERS, INC.	CAIN
9/27/1996	FSMC 0	0	SIGNED ORDER RECEIVED-SENT TO MINUTES ORDER OF NON-SUIT/JOHN CARLSON/GRAPEVINE DEV	CAIN

Mapper Data

eHistorical District Civil Staff access

New Search

Cause Number: 362516
Plaintiff: EDGEWOOD ISD, ET AL vs
Defendant: MIKE MOSES, COMMISSIONER OF EDUCATION, ET AL
Suit Type: OTHER CIVIL **File Date:** 5/23/1984 **Jury Fee:** Y **Confidential:** N **Sealed:** N
District Clerk Stauts: OFFD
Assoc. Cause: 9310356
Court Number: 250

Parties	Motions/Pleadings	Issuance/Service	Orders	Ledger
---------	-------------------	------------------	--------	--------

Parties

Name	Type	Pauper / Government	Area Code	Phone Number	Index Initial	Clerks Initials	Record Date	Phone	Primary Attorney	Secondary Attorney
EDGEWOOD ISD .ET AL	P01	N							EARL LUNA	
ALVARADO ISD .ET AL	P02	N							DAVID M. RICHARDS	RICHARD E. GRAY, III
JOHN CARLSON PLAINTIFF {INTERVENOR- TAXPAYER)	P03	N							JOHN T. LYNCH IV	
GRAPEVINE DEVELOPERS, INC. (INTERVENOR- TAXPAYERS)	P04	N								JOHN T. LYNCH IV
ALBERT H. KAUFFMAN	PA01	N								
WILLIAM N. KIRBY .ET AL	D01	N							TONI HUNTER	KEVIN THOMAS O'HANLON
CARROLLTON- FARMERS BRANCH ISD .ET AL	D02	N							EARL LUNA	ROBERT E. LUNA
HIGHLAND PARK ISD .ET AL	D03	N							SCHUYLER B. MARSHALL	
ANDREWS ISD .ET AL	D04	N							R. JAMES GEORGE, JR.	
COPPELL INDEPENDENT SCHOOL DISTRICT	D05	G							SCHUYLER B. MARSHALL	
GRAPEVINE- COLLEYVILLE INDEP.SCHOOL	D06	G							JAMES B. HARRIS	

DISTRICT			
RICHARDSON INDEPENDENT SCHOOL DISTRICT	D07	N	SCHUYLER B. MARSHALL
PLANO INDEPENDENT SCHOOL DISTRICT	D08	N	SCHUYLER B. MARSHALL
RICHARDSON INDEPENDENT SCHOOL DISTRICT	D09	N	SCHUYLER B. MARSHALL
THE CITY OF STAFFORD, ET AL	101	N	WILLIAM A. OLSON, JR.
TEXAS STATE TEACHERS ASSOCIATION	102	N	KEVIN F. LUNGWITZ
GUADALUPE GUTIERREZ	103	N	ALLAN E. PARKER
MARGIE GUTIERREZ	104	N	ALLAN E. PARKER
DENVER CITY INDEPENDENT SCHOOL DISTRICT	105	N	EARL LUNA
DAWSON INDEPENDENT SCHOOL DISTRICT	106	N	EARL LUNA
STERLING CITY INDEPENDENT SCHOOL DISTRICT	107	G	DAVID MENDEZ
CROCKETT COUNTY CONSOLIDATED COMMON SCHOOL DIST.	108	G	
ALICE INDEPENDENT SCHOOL DISTRICT	109	N	RICHARD E. GRAY, III
ALVARADO INDEPENDENT SCHOOL DISTRICT	110	G	RICHARD E. GRAY, III
ANNA INDEPENDENT SCHOOL DISTRICT	111	G	RICHARD E. GRAY, III
ANTHONY			

INDEPENDENT SCHOOL DISTRICT	112	G	RICHARD E. GRAY, III
AUBREY INDEPENDENT SCHOOL DISTRICT	113	G	RICHARD E. GRAY, III
BALMORHEA INDEPENDENT SCHOOL DISTRICT	114	N	RICHARD E. GRAY, III
BELLS INDEPENDENT SCHOOL DISTRICT	115	N	RICHARD E. GRAY, III
BLANKET INDEPENDENT SCHOOL DISTRICT	116	N	RICHARD E. GRAY, III
BOLES INDEPENDENT SCHOOL DISTRICT	117	G	RICHARD E. GRAY, III
BURLESON INDEPENDENT SCHOOL DISTRICT	118	G	RICHARD E. GRAY, III
CANUTILLO INDEPENDENT SCHOOL DISTRICT	119	G	RICHARD E. GRAY, III
CHILTON INDEPENDENT SCHOOL DISTRICT	120	G	RICHARD E. GRAY, III
COLLINSVILLE INDEPENDENT SCHOOL DISTRICT	121	G	RICHARD E. GRAY, III
COMMERCE INDEPENDENT SCHOOL DISTRICT	122	G	RICHARD E. GRAY, III
COPPERAS COVE INDEPENDENT SCHOOL DISTRICT	123	G	RICHARD E. GRAY, III
CORPUS CHRISTI INDEPENDENT SCHOOL DISTRICT	124	G	RICHARD E. GRAY, III
COVINGTON INDEPENDENT SCHOOL	125	G	RICHARD E. GRAY, III

DISTRICT			
CRAWFORD INDEPENDENT SCHOOL DISTRICT	126	G	RICHARD E. GRAY, III
CRANDALL INDEPENDENT SCHOOL DISTRICT	127	G	RICHARD E. GRAY, III
CROSBYTON INDEPENDENT SCHOOL DISTRICT	128	G	RICHARD E. GRAY, III
CRYSTAL CITY INDEPENDENT SCHOOL DISTRICT	129	G	RICHARD E. GRAY, III
DAWSON INDEPENDENT SCHOOL DISTRICT	130	G	RICHARD E. GRAY, III
EARLY INDEPENDENT SCHOOL DISTRICT	131	G	RICHARD E. GRAY, III
EDCOUCH-ELSA INDEPENDENT SCHOOL DISTRICT	132	G	RICHARD E. GRAY, III
EL PASO INDEPENDENT SCHOOL DISTRICT	133	N	RICHARD E. GRAY, III
ELGIN INDEPENDENT SCHOOL DISTRICT	134	N	RICHARD E. GRAY, III
EVANT INDEPENDENT SCHOOL DISTRICT	135	N	RICHARD E. GRAY, III
FABENS INDEPENDENT SCHOOL DISTRICT	136	G	RICHARD E. GRAY, III
FANNINDEL INDEPENDENT SCHOOL DISTRICT	137	G	RICHARD E. GRAY, III
FARWELL INDEPENDENT SCHOOL DISTRICT	138	G	RICHARD E. GRAY, III

GODLEY INDEPENDENT SCHOOL DISTRICT	139	G	RICHARD E. GRAY, III
GOLDWAITE INDEPENDENT SCHOOL DISTRICT	140	G	RICHARD E. GRAY, III
GRANDVIEW INDEPENDENT SCHOOL DISTRICT	141	G	RICHARD E. GRAY, III
HEMPSTEAD INDEPENDENT SCHOOL DISTRICT	142	G	RICHARD E. GRAY, III
HICO INDEPENDENT SCHOOL DISTRICT	143	G	RICHARD E. GRAY, III
JIM-HOGG COUNTY INDEPENDENT SCHOOL DISTRICT	144	G	RICHARD E. GRAY, III
HUTTO INDEPENDENT SCHOOL DISTRICT	145	G	RICHARD E. GRAY, III
JARRELL INDEPENDENT SCHOOL DISTRICT	146	G	RICHARD E. GRAY, III
JASPER INDEPENDENT SCHOOL DISTRICT	147	G	RICHARD E. GRAY, III
JONESBORO INDEPENDENT SCHOOL DISTRICT	148	G	RICHARD E. GRAY, III
KARNES INDEPENDENT SCHOOL DISTRICT	149	G	RICHARD E. GRAY, III
KAUFMAN INDEPENDENT SCHOOL DISTRICT	150	G	RICHARD E. GRAY, III
KRUM INDEPENDENT SCHOOL DISTRICT	151	G	RICHARD E. GRAY, III
LA FERIA			

INDEPENDENT SCHOOL DISTRICT	152	G	RICHARD E. GRAY, III
LA JOYA INDEPENDENT SCHOOL DISTRICT	153	G	RICHARD E. GRAY, III
LAMPASSAS INDEPENDENT SCHOOL DISTRICT	154	G	RICHARD E. GRAY, III
LASARA INDEPENDENT SCHOOL DISTRICT	155	G	RICHARD E. GRAY, III
LINGLEVILLE INDEPENDENT SCHOOL DISTRICT	156	G	RICHARD E. GRAY, III
LOCKHART INDEPENDENT SCHOOL DISTRICT	157	G	RICHARD E. GRAY, III
LOS FRESNOS CONSOLIDATED INDEP. SCHOOL DISTRICT	158	G	RICHARD E. GRAY, III
LYFORD INDEPENDENT SCHOOL DISTRICT	159	G	RICHARD E. GRAY, III
LYTLE INDEPENDENT SCHOOL DISTRICT	160	G	RICHARD E. GRAY, III
MALON INDEPENDENT SCHOOL DISTRICT	161	G	RICHARD E. GRAY, III
MART INDEPENDENT SCHOOL DISTRICT	162	G	RICHARD E. GRAY, III
MCALLEN INDEPENDENT SCHOOL DISTRICT	163	G	RICHARD E. GRAY, III
MERCEDES INDEPENDENT SCHOOL DISTRICT	164	G	RICHARD E. GRAY, III
MERIDIAN INDEPENDENT SCHOOL	165	G	RICHARD E. GRAY, III

DISTRICT			
MILFORD INDEPENDENT SCHOOL DISTRICT	166	G	RICHARD E. GRAY, III
MISSION INDEPENDENT SCHOOL DISTRICT	167	G	RICHARD E. GRAY, III
MULESHOE INDEPENDENT SCHOOL DISTRICT	168	G	RICHARD E. GRAY, III
NAVASOTA INDEPENDENT SCHOOL DISTRICT	169	G	RICHARD E. GRAY, III
NEW BOSTON INDEPENDENT SCHOOL DISTRICT	170	G	RICHARD E. GRAY, III
NOCONA INDEPENDENT SCHOOL DISTRICT	171	G	RICHARD E. GRAY, III
ODEM-EDROY INDEPENDENT SCHOOL DISTRICT	172	G	RICHARD E. GRAY, III
OLFEN INDEPENDENT SCHOOL DISTRICT	173	G	RICHARD E. GRAY, III
ORANGE GROVE INDEPENDENT SCHOOL DISTRICT	174	G	RICHARD E. GRAY, III
PALMER INDEPENDENT SCHOOL DISTRICT	175	G	RICHARD E. GRAY, III
PENELOPE INDEPENDENT SCHOOL DISTRICT	176	G	RICHARD E. GRAY, III
PONDER INDEPENDENT SCHOOL DISTRICT	177	G	RICHARD E. GRAY, III
PRINCETON INDEPENDENT SCHOOL DISTRICT	178	G	RICHARD E. GRAY, III

PROGRESSO INDEPENDENT SCHOOL DISTRICT	179	G	RICHARD E. GRAY, III
RIO GRANDE CITY INDEPENDENT SCHOOL DISTRICT	180	G	RICHARD E. GRAY, III
ROBINSON INDEPENDENT SCHOOL DISTRICT	181	G	RICHARD E. GRAY, III
ROMA INDEPENDENT SCHOOL DISTRICT	182	G	RICHARD E. GRAY, III
ROSEBUD-LOTT INDEPENDENT SCHOOL DISTRICT	183	G	RICHARD E. GRAY, III
RUSK INDEPENDENT SCHOOL DISTRICT	184	G	RICHARD E. GRAY, III
SAN ANTONIO INDEPENDENT SCHOOL DISTRICT	185	G	RICHARD E. GRAY, III
SAN SABA INDEPENDENT SCHOOL DISTRICT	186	G	RICHARD E. GRAY, III
SANTA MARIA INDEPENDENT SCHOOL DISTRICT	187	G	RICHARD E. GRAY, III
SANTA ROSA INDEPENDENT SCHOOL DISTRICT	188	G	RICHARD E. GRAY, III
SCHERTZ- CIBELO- UNIVERSAL CITY INDDEP.SCHOOL DIST	189	G	RICHARD E. GRAY, III
SHALLOWATER INDEPENDENT SCHOOL DISTRICT	190	G	RICHARD E. GRAY, III
SOUTHSIDE INDEPENDENT SCHOOL	191	G	RICHARD E. GRAY, III

DISTRICT			
STAR INDEPENDENT SCHOOL DISTRICT	192	G	RICHARD E. GRAY, III
SSTOCKDALE INDEPENDENT SCHOOL DISTRICT	193	G	RICHARD E. GRAY, III
TERRELL INDEPENDENT SCHOOL DISTRICT	194	G	RICHARD E. GRAY, III
TORNILLO INDEPENDENT SCHOOL DISTRICT	195	G	RICHARD E. GRAY, III
TRENTON INDEPENDENT SCHOOL DISTRICT	196	G	RICHARD E. GRAY, III
UVALDE CONSOLIDATED INDEPENDENT SCHOOL DISTRICT	197	G	RICHARD E. GRAY, III
VENUS INDEPENDENT SCHOOL DISTRICT	198	G	RICHARD E. GRAY, III
WEATHERFORD INDEPENDENT SCHOOL DISTRICT	199	G	RICHARD E. GRAY, III
STAFFORD MUNICIPAL SCHOOL DISTRICT	001	N	WILLIAM A. OLSON, JR.
GUADALUPE GUTIERREZ CHILDREN	002	N	ALLAN E. PARKER
HUMBLE INDEPENDENT SCHOOL DISTRICT	003	N	J. David Thompson
HUMBLE I.S.D.	004	N	J. David Thompson
ADRIAN I.S.D. (DEFENDANT- INTERVENOR)	005	N	J. David Thompson
ALEDO I.S.D. (DEFENDANT- INTERVENOR)	006	N	J. David Thompson

ALLEN I.S.D. (DEFENDANT- INTERVENOR)	O07	N	J. David Thompson
AMHERST I.S.D. (DEFENDANT- INTERVENOR)	O08	N	J. David Thompson
AUSTIN I.S.D. (DEFENDANT- INTERVENOR)	O09	N	J. David Thompson
BELLVILLE I.S.D. (DEFENDANT- INTERVENOR)	O10	N	J. David Thompson
BRACKETT I.S.D. (DEFENDANT- INTERVENOR)	O11	N	J. David Thompson
BRIDGE CITY I.S.D. (DEFENDANT- INTERVENOR)	O12	N	J. David Thompson
BUSHLAND I.S.D. (DEFENDANT- INTERVENOR)	O13	N	J. David Thompson
CALHOUN COUNTY I.S.D. DEFENDANT- INTERVENOR	O14	N	J. David Thompson
COLUMBIA- BRAZORIA I.S.D. DEFENDANT- INTERVENOR	O15	N	J. David Thompson
CONNALLY I.S.D.	O16	N	J. David Thompson
CROSBY I.S.D. DEFENDANT- INTERVENOR	O17	N	J. David Thompson
CYPRESS- FAIRBANKS I.S.D. DEFENDANT- INTERVENOR	O18	N	J. David Thompson
DEER PARK I.S.D. DEFENDANT- INTERVEDNOR	O19	N	J. David Thompson
DICKINSON I.S.D. DEFENDANT- INTERVENOR	O20	N	J. David Thompson
EAST I.S.D. DEFENDANT- INTERVENOR	O21	N	J. David Thompson
FLOUR BLUFF I.S.D. DEFENDANT- INTERVENOR	O22	N	J. David Thompson

FRIENDSWOOD I.S.D. DEFENDANT- INTERVENOR	023	N	J. David Thompson
GALENA PARK I.S.D. DEFENDANT- INTERVENOR	024	N	J. David Thompson
GARLAND I.S.D. DEFENDANT- INTERVENOR	025	N	J. David Thompson
HAWKINS I.S.D. DEFENDANT- INTERVENOR	026	N	J. David Thompson
HEDLEY I.S.D. DEFENDANT- INTERVENOR	027	N	J. David Thompson
HURST-EULESS- BEDFORD I.S.D. DEFDT.- INTERVENOR	028	N	J. David Thompson
JACKSBORO I.S.D. DEFENDANT- INTERVENOR	029	N	J. David Thompson
KELLER I.S.D. DEFENDANT- INTERVENOR	030	N	J. David Thompson
LAGRANGE I.S.D. DEFENDANT- INTERVENOR	031	N	J. David Thompson
LA PORTE I.S.D. DEFENDANT- INTERVENOR	032	N	J. David Thompson
LANCASTER I.S.D. DEFENDANT- INTERVENOR	033	N	J. David Thompson
LITTLE CYPRESS- MAURICEVILLE CONSOLIDATED D-I	034	N	J. David Thompson
LITTLE ELM I.S.D. DEFENDANT- INTERVENOR	035	N	J. David Thompson
MAGNOLIA I.S.D. DEFENDANT- INTERVENOR	036	N	J. David Thompson
MENARD I.S.D. DEFENDANT- INTERVENOR	037	N	J. David Thompson

MIDLOTHIAN I.S.D. DEFENDANT- INTERVENOR	038	N	J. David Thompson
MOUNT VERNON I.S.D. DEFENDANT- INTERVENOR	039	N	J. David Thompson
NECHES I.S.D. DEFENDANT- INTERVENOR	040	N	J. David Thompson
NORMANGEE I.S.D. DEFENDANT- INTERVENOR	041	N	J. David Thompson
PALACIOS I.S.D. DEFENDANT- INTERVENOR	042	N	J. David Thompson
PARADISE I.S.D. DEFENDANT- INTERVENOR	043	N	J. David Thompson
PASADENA I.S.D. DEFENDANT- INTERVENOR	044	N	J. David Thompson
PORT ARANSAS I.S.D. DEFENDANT- INTERVENOR	045	N	J. David Thompson
RICE CONSOLIDATED I.S.D. DEFENDANT- INTERVENOR	046	N	J. David Thompson
ROCKWALL I.S.D. DEFENDANT- INTERVENOR	047	N	J. David Thompson
ROYAL I.S.D. DEFENDANT- INTERVENOR	048	N	J. David Thompson
SANGER I.S.D. DEFENDANT- INTERVENOR	049	N	J. David Thompson
SCHERTZ- CIBOLO- UNIVERSAL CITY I.S.D. D-1	050	N	J. David Thompson
SLIDELL I.S.D. DEFENDANT- INTERVENOR	051	N	J. David Thompson
SPRING I.S.D. DEFENDANT- INTERVENOR	052	N	J. David Thompson

SWEENEY I.S.D. DEFENDANT- INTERVENOR	O53	N	J. David Thompson
TEXARKANA I.S.D. DEFENDANT- INTERVENOR	O54	N	J. David Thompson
TROY I.S.D. DEFENDANT- INTERVENOR	O55	N	J. David Thompson
UNION GROVE I.S.D. DEFENDANT- INTERVENOR	O56	N	J. David Thompson
WASKOM I.S.D. DEFENDANT- INTERVENOR	O57	N	J. David Thompson
WELLS I.S.D. DEFENDANT- INTERVENOR	O58	N	J. David Thompson
WEST I.S.D. DEFENDANT- INTERVENOR	O59	N	J. David Thompson
ORANGE-COVE CONSOLIDATED I.S.D. DEFDT- INTERVENOR	O60	N	J. David Thompson
WINDTHORST I.S.D. DEFENDANT- INTERVENOR	O61	N	J. David Thompson
HUMBLE I.S.D. , ET AL	O62	N	J. David Thompson

[Mapper Data](#)