

IN THE UNITED DISTRICT COURT

FILED

DEC 23 2003

new federal education law contained in IDEA and its regulations. The parties could not agree on a

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

I. ORDER

~~ORDERED, ADJUDGED, AND DECREED THAT~~

1. This Court has continuing jurisdiction over the subject matter of all the plaintiffs' class

~~claims against the defendants and jurisdiction over the persons of the defendants in their official~~

capacities with respect to these claims. After consideration of the parties' submissions and being

(b) "Child Find" mean the identification of children with disabilities as defined by

IDEA and the Defendants' IDEA State Plan

(4)

"Defendants' IDEA State Disc" shall mean the plan required to be submitted by the



[REDACTED]

[REDACTED]

[REDACTED]

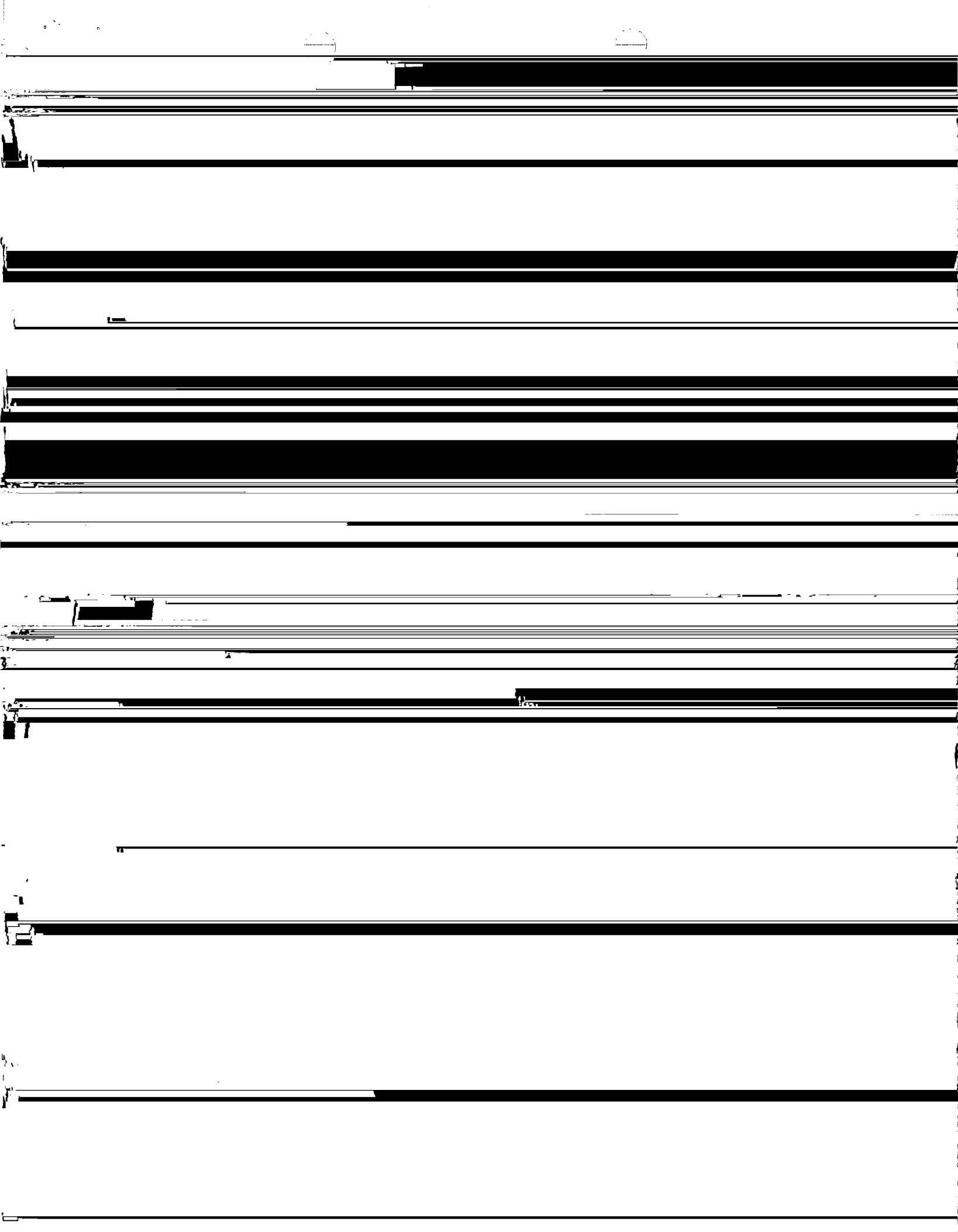
[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]





Mississippi and include specific steps\activities for increasing Mississippi's child find rates for  
SED and OHI students over a seven year period. While fixed, annual child find goals shall be an

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

achieve the automatic partial termination of the Decree as set forth in paragraph 14 within seven

[REDACTED]

[REDACTED]

[REDACTED]

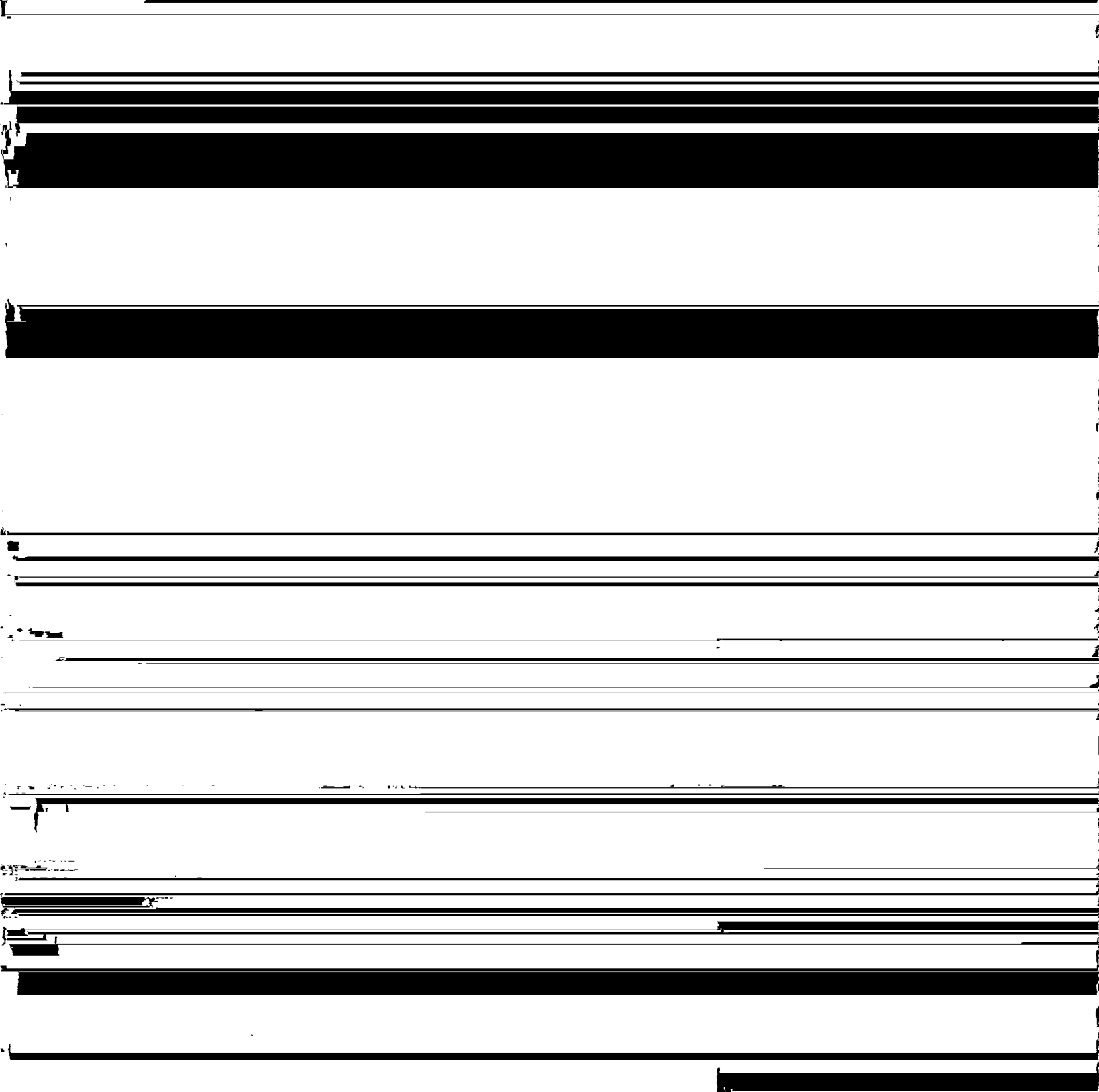
[REDACTED]

[REDACTED]

(B) The percentage of students with disabilities in Self-Contained Class Settings as defined in Paragraph 13 shall decrease from the current rate of twenty -nine percent ( 29 % ) to twenty -four percent ( 24 % ).

17. The defendants shall also calculate separately each LEA's identification rate of white children (includes all non- African American students) as EMR and SLD (i.e., each LEA's total

~~percentage of white EMR students divided by the district's total white enrollment and each LEA's~~



(C) Every LEA (except those specified in subparagraph 20(D) below) shall

[REDACTED]

Defendants Mattie T. Blen as well as the Defendants compliance with the remaining provisions of

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verify the date of all IEAs prior to September 2010. Substantial revisions to the monitoring and

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

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[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

14; and no monitoring of Non-Discriminatory Assessment/ Evaluation requirements shall be required if the sections of the Decree regarding non-discriminatory evaluation/placement have been terminated pursuant to paragraph 20. The review shall consist of an examination of each LEA's special education data for the period September, 2008 to September, 2010, any monitoring reports, corrective actions, and follow-up reports, an analysis of any complaints or due process proceedings, and any other relevant information. In some instances, as determined by defendants and the consultant(s) an on-site visit to the LEA will be conducted to gather any additional



(b) If an IEA notified pursuant to paragraph (a) fails to submit a DDC...

[REDACTED]