"We'd Rather Go To Jail": Defy Court's Order In School Boycott

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New York Amsterdam News (1943-1961); Dec 13, 1958;

ProQuest Historical Newspapers: New York Amsterdam News

Striking School Moms Say . . .

"We'd Rather Go To Jail"

Defy Court's Order In School Boycott

(By SARA SLACK)

Four Negro mothers were arranging their affairs and putting their homes in order Tuesday in preparation for going to jail rather than send their children to three

Harlem junior high schools as they have been ordered to do by niel Kaplan, a former secretary to a Domestic Relations Court judge, the Board of Education, and now

told the Amsterdam News.

ing up her statements are Mrs. Donald Ware of 2120 Madison Avenue. Mrs. Isaac Prioleau of the parents to send their children 2140 Madison Avenue and Mrs. back to school before they reap-Mae Mallory of 212 West 129 pear before him for sentencing. Street.

group of nine Harlem parents who ders and were preparing on Wedhave refused to send their chil- nesday to go to jail. dren to the three Harlem Jr. High Schools since September the 8th because they maintain the children can only receive an in- brushes and bags and we will ferior education in the predomi- present ourselves before Judge nantly Negro School.

Ex Board Member Last Wednesday, Justice Natha-

"We will go to jail and rot a jurist on the bench of the Dothere, if necessary, but our chil-mestic Relations Court, convicted dren will not go to Jr. High the parents of violating the State's Schools 136, 139 or 120," Mrs. Compulsory Law by refusing to Viola Waddy of 1980 Park Avenue, send their children to school. He spokesman for the four mothers ordered them to appear for sentencing in his court at 10:00 A. M., The three other mothers back- Wednesday, December 17.

Judge Kaplan further ordered At press time the defiant parents The four mothers are part of a had ignored Judge Kaplan's or-

Getting Ready

"We are packing our tooth Kaplan for jail sentencing." Mrs. Waddy said. "We'll go to jail, but

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School Moms

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our children will not attend any of those schools,"

Two other parents who have refused to send their children to the three schools appeared before Justice Justine Polier, Friday, and heard their case reopened. They are Mrs. Stanley Skipwith of 2110 Madison Avenue and Mrs. Charles Rector of 2175 Fifth Avenue, Like the other parents they face conviction of violation of the com-

pulsory education law. They are represented by Attorney Paul

Zuber who is Attorney for all the parents. Board Asks Delay .

Justice Polier said Friday that she will study records in the case and notify the parents by telephone when she hands down her decision. Under the State's compulsory education law, the parents can be sentenced to a jail term of 10 days and be fined \$10 or both for the first offense. The maximum is \$50 fine and 30 days in jail, or both.

petition in Albany on behalf of the parents, seeking a hearing before State Education Commissioner Allen during the second week in December. He was notified on Friday that lawyers for the Board of Education requested that the hearing be moved up to

December 29.

Zuber, last October 23, filed a

"This means the Board wants

in extension until twelve days tutoring classes were suspended. ifter Judge Kaplan has ordered October 15. he parents to send the children tion." Zuber said. At one time fifteen parents

The case of Mrs. Violet Livingstack to school," Zuber said. This ton of 2110 Madison Avenue was s a clear manifestation of bad dismissed by justice Kaplan beaith and their delaying tactics on cause she enrolled her 11-yearhe part of the Board of Educa- old daughter, Barbara, in a private Boston school. The case against Mrs. Dorothy were involved in boycotting the Brown of 116 W. 139th Street schools. The number declined to was dismissed because her son, right when seven parents returned Leroy, is now attending Public their children to school after School 622.