In the Superior Court for the County of Dekalb
State of Georgia
Emory University, Plaintiff vs. Steve Abbot, et al, Defendants
Civil Action
Case No.

Order

The within and foregoing complaint having been read and considered, the same is hereby ordered filed for record.

It is further ordered that until the further order of this Court the defendants herein named, and each of them, and any and all persons or organizations acting for them or in concert or confederation with them, are temporarily restrained as as follows:

- a) From interfering with worship services conducted anywhere on the campus of Emory University.
- b) From interfering in any manner with the operation of Cox Hall on the Emory University campus, or the cafeteria maintained and operated therein.
- c) From blocking or in any manner obstructing any of the entrances, exits or cafeteria lines of said Cox Hall.
- d) From forcibly entering and taking, or keeping possession of any building or facility anywhere on the campus of Emory University.
- e) From obstructing in any manner any of the entrances to or exits from the campus of Emory University.
- f) From the use of obscene or vulgar language in the presence of females by signs, spoken words, by writing or printing,

or by the use of placards anywhere on the campus of Emory University.

g) From taking any action, either individually or in concert with others, designed to disrupt the peaceful operation of Emory University as an institution of higher learning.

It is further ordered that a copy of this complaint, together with the order thereon be served upon the defendants named herein. Let the defendants show cause before the non-jury division of this Court on the 11th day of June, 1969 at 1:30 o'clock, P.M., the matter to be then and there heard why this restraining order should not be continued in full force and effect as a temporary injunction pending the further order of this Court.

It is further ordered and directed that a copy of this order be brought to the attention of the student body of Emory University by any appropriate means, either by oral publication, printed publication, posting upon bulletin boards or the like to the end that not only the defendants but other students of Emory University as well may be promptly apprised of the terms and conditions of this order.

This 27th day of May, 1969.

[?] Hubert Jr.

Judge, Dekalb Superior Court

Stone Mountain Judicial Circuit