Case Background

After the Civil War, the Fourteenth Amendment was passed to grant citizenship to former slaves and protect them from civil rights violations in their home states. Public schools were relatively rare throughout the United States, but were often segregated by race where they existed. The same Congress that passed the Fourteenth Amendment created racially segregated schools for the District of Columbia.

Beginning in 1877, many states passed “Jim Crow” laws requiring segregation in public places. Jim Crow laws were adopted in every southern state as well as some in the North. Louisiana’s policy requiring that blacks sit in separate railcars from whites was challenged and upheld in the Supreme Court case *Plessy v. Ferguson* (1896). The Court held that there was nothing inherently unequal—nor anything unconstitutional—about separate accommodations for races.

In the twentieth century, the National Association for the Advancement of Colored People (NAACP) began a litigation campaign designed to bring an end to state-mandated segregation, calling attention to the shabby accommodations provided for blacks, as well as arguing the damaging psychological effects that segregation had on black school children. One case was brought on behalf of Linda Brown, a third-grader from Topeka, Kansas. Several additional school segregation cases were combined into one, known as *Brown v. Board of Education*. This case reached the Supreme Court in 1953.
KEY QUESTION

Assess the role played by the Court as the protector of individual rights against the tyranny of the majority in *Brown v. Board of Education*.

Documents you will examine:

A Virginia Criminal Code, 1847
B Section of the Fourteenth Amendment, 1868
F “African American Schoolgirls in Classroom, Learning to Sew,” 1899
G “Crowded Segregated Classroom,” ca. 1940s
H Segregation Laws Map, 1953
K “Supreme Court Decision,” 1954
**DOCUMENT A**

**Virginia Criminal Code, 1847**

Any white person who shall assemble with slaves, [or] free Negros ... for the purpose of instructing them to read or write ... shall be punished by confinement in the jail ... and by fine....

- What does this law reveal about African Americans’ access to education in mid-nineteenth century Virginia?

**DOCUMENT B**

**Section of the Fourteenth Amendment, 1868**

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the state wherein they reside. No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

- What was the historical context of the passage of this amendment?
- What level of government does this amendment limit? What prohibitions did it create?

**DOCUMENT C**

**Majority Opinion, Plessy v. Ferguson, 1896**

The object of the [Fourteenth] amendment was undoubtedly to enforce the absolute equality of the two races before the law, but in the nature of things it could not have been intended to abolish distinctions based upon color, or to enforce social, as distinguished from political, equality, or a co-mingling of the two races upon terms unsatisfactory to either.... Laws permitting, and even requiring, the separation [of races] in places where they are liable to be brought into contact do not necessarily imply the inferiority of either race to the other, and have been generally, if not universally, recognized as within the competency of the state legislatures in the exercise of their police power....

- Restate this opinion in your own words.
DOCUMENT D

Dissenting Opinion, Plessy v. Ferguson, 1896

[...]n the eye of the law, there is in this country no superior, dominant, ruling class of citizens. There is no caste here. Our constitution is color-blind, and neither knows nor tolerates classes among citizens. In respect of civil rights, all citizens are equal before the law....The destinies of the two races, in this country, are indissolubly linked together, and the interests of both require that the common government of all shall not permit the seeds of race hate to be planted under the sanction of law.

- Compare and contrast the ideas in this comment with those in Document B.

DOCUMENT E


- Describe the condition of this schoolhouse using two or three adjectives.
DOCUMENT F

“African American Schoolgirls in Classroom, Learning to Sew,” 1899

Compare and contrast this classroom with the one in Document E.

DOCUMENT G

“Crowded Segregated Classroom,” ca. 1940s

Describe the condition of this schoolhouse using two or three adjectives.
 DOCUMENT H

Segregation Laws Map, 1953

- How does this map reflect the legacy of *Plessy v. Ferguson*?

In approaching this problem, we cannot turn the clock back to 1868 when the [Fourteenth] Amendment was adopted, or even to 1896 when Plessy v. Ferguson was written. We must consider public education in the light of its full development and its present place in American life throughout the Nation. Only in this way can it be determined if segregation in public schools deprives these plaintiffs of the equal protection of the laws.

Today, education is perhaps the most important function of state and local governments. ...In these days, it is doubtful that any child may reasonably be expected to succeed in life if he is denied the opportunity of an education. Such an opportunity, where the state has undertaken to provide it, is a right which must be made available to all on equal terms....

To separate [students] from others of similar age and qualifications solely because of their race generates a feeling of inferiority as to their status in the community that may affect their hearts and minds in a way unlikely to ever be undone. ...Whatever may have been the extent of psychological knowledge at the time of Plessy v. Ferguson, this finding is amply supported by modern authority....

We conclude that in the field of public education the doctrine of “separate but equal” has no place. Separate educational facilities are inherently unequal. Therefore, we hold that the plaintiffs and others similarly situated ... are, by reason of the segregation complained of, deprived of the equal protection of the laws guaranteed by the Fourteenth Amendment.

- How did the Brown decision overturn Plessy v. Ferguson in Document B?
- On what grounds did the Court base its decision?
Majority Opinion in Brown II, 1955

Note: After the 1954 decision in Brown v. Board of Education declared state-mandated segregation in public schools unconstitutional, the case was reargued to determine how to correct the violations.

The cases are remanded to the District Courts to take such proceedings and enter such orders and decrees consistent with this opinion as are necessary and proper to admit to public schools on a racially nondiscriminatory basis with all deliberate speed the parties to these cases.

- What did the Supreme Court order District Courts to do?
- How does this document reveal the Court's dependence on other branches and levels of government for enforcement of its decisions?
DOCUMENT K

“Supreme Court Decision,” 1954

Identify the hands in the cartoon and their symbolic relationship to Brown v. Board of Education (1954).

DIRECTIONS
Answer the Key Question in a well-organized essay that incorporates your interpretations of Documents A-K, as well as your own knowledge of history.

KEY QUESTION
Assess the role played by the Court as the protector of individual rights against the tyranny of the majority in Brown v. Board of Education.
Identify the man blocking the door, the man confronting him, and describe the historical context.

How is this 1963 event relevant to the issue and outcome in *Brown v. Board of Education*?