Brown v. Board of Education of Topeka (1954)

Vocabulary

NAACP (National Association for the Advancement of Colored People)
One of the earliest civil rights organizations (founded 1909) working for political and legal rights for African Americans.

Reviewing the Case

Linda Brown was an 8-year-old girl living in the city of Topeka, Kansas, in the early 1950's. While her white neighbors went to a nearby grade school, Linda, an African American, had to take a long bus ride to a school that was segregated on the basis of race. The Topeka Board of Education had created a school system with separate schools for black and white students. Such segregated public school systems were common throughout the country at that time, some mandated by local law, some created by housing patterns or other factors.

Such systems were legal and acceptable under the doctrine of "separate but equal." For a long time, the NAACP and other civil rights supporters had been trying to overturn this doctrine, which had been established by the Supreme Court's 1896 decision in Plessy v. Ferguson. That case gave the Court's approval to segregation in transportation, housing, and other areas of society, as long as equal facilities were provided. When Linda Brown's parents sued in a federal district court, the court found that Topeka had provided fairly equal conditions in the white and black schools. With the encouragement of the NAACP, the Browns then appealed to the Supreme Court.

For some years after *Plessy*, the Supreme Court had accepted obvious inequalities between facilities for blacks and whites. From the late 1930's on, however, the justices had become stricter. The Court had found, for example, that separate law schools for African Americans were not equal either in physical facilities or in other important qualities. The

Court had not yet taken a second look at the "separate but equal" doctrine itself, but these cases seemed to be leading up to it.

By the fall of 1952, the Browns' case and four other school segregation cases were awaiting the Supreme Court's review. The cases came from four states and the District of Columbia. All challenged the constitutionality of racial segregation in public schools. In most instances, the schools were fairly equal in terms of buildings, books, qualified teachers, and similar factors. The central issue was no longer the equality of those physical and tangible aspects. It was the effect that segregation itself had on the education of black children.

Did "separate but equal" schooling create a class system that offered whites a better quality of education than blacks? Did it deprive the minority children of equal educational opportunities? The issue as presented before the Court: Does racial segregation of children in public schools deprive minority children of equal protection of the laws under the Fourteenth Amendment?

The Court ruled unanimously to overturn its decision in *Plessy v. Ferguson*. In writing the majority opinion, Chief Justice Earl Warren discussed the importance of education in children's development:

Today, education is perhaps the most important function of state and local governments. . . . It is the very foundation of good citizenship. Today it is a principal instrument in awakening the child to cultural values, in preparing him for later professional training, and in helping him to adjust normally to his environment. 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.

We come then to the question presented: Does segregation of children in public schools solely on the basis of race, even though the physical facilities and other "tangible" factors may be equal, deprive the children of the minority group of equal educational opportunities? We believe that it does.

Warren referred to some of the segregation cases that had involved college students, then pointed out that the situation was more severe for younger children:

To separate them 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 ever to be undone.

In conclusion, the opinion said:

Any language in *Plessy v. Ferguson* contrary to this finding is rejected. We conclude that in the field of public education the doctrine of 'separate but equal' has no place. Separate educational facilities are inherently unequal.

The Court recognized that eliminating the segregated school systems was a complex problem that would vary from place to place. Now that the Court had settled the primary question—the unconstitutional nature of segregated education—it set a date for later hearings and discussions.

A year later, the Court issued a second ruling on Brown v. Board of Education of Topeka, often called "Brown II." It sent all the specific cases back to the district courts, which it was felt could give better consideration to local issues. The decision emphasized "good faith compliance" and urged the ending of public school segregation "with all deliberate speed."

This case was a great victory for supporters of civil rights. Local school boards and state officials, however, saw it as a serious infringement of a state's right to oversee education. The decision provided a solid legal basis for erasing segregation in other areas of daily life, such as employment and housing. Still, resistance to change was strong, and school systems in many places remained segregated for many years after the *Brown* decision.

Name	Date	
	Brown v. Board of Education of Topeka (1954)	ÿ
Elements of the	Case	
Directions: Fill in ng elements of this	the appropriate information for each of the follow- case.	
. State the issue be	fore the Supreme Court in this case.	
		8
What facts of the	case were presented to the Court?	00
		1.74v-1.27

		× = = = = = = = = = = = = = = = = = = =
What was the deci	sion of the Court? What was the rationale behind it?	
		
	W weeks the second	
3		

Name	Brown v. Board of Education of Topeka (cont.)
Evaluation of the Case	
Directions: Use your own judgment to eva and state your opinion of that decision.	luate the justices' decision
 Do you agree with the opinion of the Court that it is possible to have segregated scho equal educational chances? Explain. 	
2. What effect do you think the <i>Brown</i> decisions as women's rights, equal opportunt (such as Hispanics or Native Americans), of the handicapped? Explain.	ities for other minorities
3. Imagine that you were given the task of p of a city school system that had always h and whites. How would you go about it? C follow.	ad dual schools for blacks
<u> </u>	