

Court C. A. Dist. of Col. Cir.
 No. 8 Argued 12/8, 19⁵³
 Submitted _____, 19____

Voted on _____, 19____
 Assigned _____, 19____
 Announced 5-17-, 19⁵⁴

SPOTTSWOOD THOMAS BOLLING ET AL.

vs.

C. MELVIN SHARPE, ET AL.

10/24/52--Cert filed

11-10-52 Cert. Granted.

12-10, 11-52 Argued.

6-8-53 Case ordered restored to docket for reargument 10/12/53.

Atty Gen of US invited to take part and file brief.

8-5-53 At request of Atty Gen of US, Chief Justice postponed reargument until Dec. '53 session.

10-17-53 Conf.: Motion to substitute parties respondent.

10-19-53 Motion of petrs. to substitute Arcadia Near Phillips, Wesley S. Williams, West. A. Hamilton, Mary H. Parker, Walter N. Tobriner, Robt. R. Faulkner, Margaret Just Butcher, Rowland F. Kirks, and Harold A. Haynes, as parties respondent in the place and stead of Leore W. Smith, Woolsey W. Hall, Phillip T. Johnson, Elvira Z. Magdeburger, Adelbert W. Lee, James A. Gannon, Velma G. Williams, Albert E. Steinem and Garnet C. Wilkinson, respectively, granted.

5-17-54 Op. of Ct. delivered by Warren, CJ holding that racial segregation in the public schools of the Dist. of Col. is a denial of due process of law guaranteed by the 5th Am. to the Const. For reasons set out in Brown v. Bd. of Ed. this case restroed to docket for reargument on Questions 4 and 5 prevly propounded by the Court.

	CERT.		JURISDICTIONAL STATEMENT				MERITS		QUESTION		ABSENT	NOT VOTING
	G	D	N	Post	Dis	Aff	REV	AFF	No	Yes		
Minton, J												
Clark, J												
Burton, J												
Jackson, J												
Douglas, J												
Frankfurter, J												
Reed, J												
Black, J												
Warren												
Vinson, Ch. J												