

Court U. S. D. C. Eastern Dist. of S. C. Voted on _____, 19____
 No. 2 Argued Apr. 11, 12, 13, & 14, 1955 Assigned _____, 19____
 Submitted _____, 19____ Announced _____ May 31, 1955

HARRY BRIGGS, JR., ET AL.

vs.

R. W. ELLIOTT, CHAIRMAN, J. D. CARSON, ET AL., MEMBERS OF BOARD OF TRUSTEES OF SCHOOL DISTRICT #22, CLARENDON COUNTY, S. C., ET AL.

- 6-3-52 Appeal filed
- 12-10-52 Argument.
- 6-8-53 Ordered restored to docket for reargument on 10-12-53. Atty Gen. of U. S. invited to take part and file brief.
- 8-5-53 At request of Atty Gen of U. S., Chief Justice Vinson postponed reargument until December 1953 session.
- 5-17-54 Opinion of the Court delivered by Mr. Chief Justice Warren holding that segregation complained of in these cases is a denial of the equal protection of the laws guaranteed by the Fourteenth Amendment. In order that the Court may have the full assistance of the parties in formulating decrees, this and other cases restored to docket, and parties requested to present further argument on Questions 4 and 5 previously propounded by the Court for the reargument this Term. The Atty Genl of U. S. again invited to participate. The Attorneys General of the states requiring or permitting segregation in public education will also be permitted to appear as amici curiae upon request to do so by 9-15-54, and submission of briefs by 10-1-54.
- 11-22-54 In view of absence of a full Ct. argument set for 12/6/54 continued.
- 4-25-55 Motion for leave to file brief of Louis L. Brown and Robt. W. Wesley as amici curiae denied.
- 5-31-55 Op. by Warren, C. J. [See #1 on reverse side this sheet.]

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