**Background**

Southern blacks saw the promise of equality under the law embodied by the [13th Amendment](https://www.history.com/topics/black-history/thirteenth-amendment), [14th Amendment](https://www.history.com/topics/black-history/fourteenth-amendment) and [15th Amendment](https://www.history.com/topics/black-history/fifteenth-amendment) to the [Constitution](https://www.history.com/topics/constitution)receding quickly, and a return to disenfranchisement and other disadvantages, as white supremacy reasserted itself across the South.

As historian C. Vann Woodward pointed out in a 1964 article about Plessy v. Ferguson, white and black Southerners mixed relatively freely until the 1880s, when state legislatures passed the first laws requiring railroads to provide separate cars for “Negro” or “colored” passengers.

[Florida](https://www.history.com/topics/us-states/florida) became the first state to mandate segregated railroad cars in 1887, followed in quick succession by [Mississippi](https://www.history.com/topics/us-states/mississippi), [Texas](https://www.history.com/topics/us-states/texas), [Louisiana](https://www.history.com/topics/us-states/louisiana) and other states by the end of the century

As Southern blacks witnessed with horror the dawn of the [Jim Crow](https://www.history.com/topics/jim-crow-laws) era, members of the black community in [New Orleans](https://www.history.com/topics/new-orleans) decided to mount a resistance.

At the heart of the case that became *Plessy v. Ferguson* was a law passed in Louisiana in 1890 “providing for separate railway carriages for the white and colored races.” It stipulated that all passenger railways had to provide these separate cars, which should be equal in facilities.

Homer Adolph Plessy, who agreed to be the plaintiff in the case aimed at testing the law’s constitutionality, was of mixed race; he described himself as “seven-eighths Caucasian and one-eighth African blood.”

On June 7, 1892, Plessy bought a ticket on a train from New Orleans bound for Covington, Louisiana, and took a vacant seat in a whites-only car. After refusing to leave the car at the conductor’s insistence, he was arrested and jailed.

Convicted by a New Orleans court of violating the 1890 law, Plessy filed a petition against the presiding judge, Hon. John H. Ferguson, claiming that the law violated the Equal Protection Clause of the 14th Amendment.

SUPREME COURT RULING

On May 18, 1896, the [Supreme Court](https://www.history.com/topics/supreme-court-facts) delivered its verdict in *Plessy v. Ferguson*. In declaring separate-but-equal facilities constitutional on intrastate railroads, the Court ruled that the protections of 14th Amendment applied only to political and civil rights (like voting and jury service), not “social rights” (sitting in the railroad car of your choice).

In its ruling, the Court denied that segregated railroad cars for blacks were necessarily inferior. “We consider the underlying fallacy of [Plessy’s] argument,” Justice Henry Brown wrote, “to consist in the assumption that the enforced separation of the two races stamps the colored race with a badge of inferiority. If this be so, it is not by reason of anything found in the act, but solely because the colored race chooses to put that construction upon it.”

HARLAN’S DISSENT

Alone in the minority was Justice [John Marshall](https://www.history.com/topics/john-marshall) Harlan, a former slaveholder from [Kentucky](https://www.history.com/topics/us-states/kentucky). Harlan had opposed emancipation and civil rights for freed slaves during the Reconstruction era – but changed his position due to his outrage over the actions of white supremacist groups like the [Ku Klux Klan](https://www.history.com/topics/ku-klux-klan).

Harlan argued in his dissent that segregation ran counter to the constitutional principle of equality under the law: “The arbitrary separation of citizens on the basis of race while they are on a public highway is a badge of servitude wholly inconsistent with the civil freedom and the equality before the law established by the Constitution,” he wrote. “It cannot be justified upon any legal grounds.”

Plessy v. Ferguson Significance

The *Plessy v. Ferguson* verdict enshrined the doctrine of “separate but equal” as a constitutional justification for segregation, ensuring the survival of the Jim Crow South for the next half-century.

Intrastate railroads were among many segregated public facilities the verdict sanctioned; others included buses, hotels, theaters, swimming pools and schools.

It would not be until the landmark case [*Brown v. Board of Education*](https://www.history.com/topics/black-history/brown-v-board-of-education-of-topeka) in 1954, at the dawn of the civil rights movement, that the majority of the Supreme Court would essentially concur with Harlan’s opinion in *Plessy v. Ferguson*.

Writing the majority opinion in that 1954 case, Chief Justice [Earl Warren](https://www.history.com/topics/earl-warren) wrote that “the doctrine of ‘separate but equal’ has no place” in public education, calling segregated schools “inherently unequal,” and declaring that the plaintiffs in the Brown case were being “deprived of the equal protection of the laws guaranteed

<https://www.youtube.com/watch?v=DoOlEPoc1PE>