## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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## HOUSE JOINT RESOLUTION DRHJR70358-LR-134 (03/28)

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Sponsors:	Representatives Womble and Parmon (Primary Sponsors).
Referred to:	

1	A JOINT RESOLUTION EXPRESSING THE GENERAL ASSEMBLY'S	
2	PROFOUND REGRET FOR THE INSTITUTION AND LASTING EFFECTS OF	
3		
4	Whereas, many European settlers, including some of those who sailed on the	
5	Mayflower in 1620, came to the American colonies as indentured servants, served out	
6	the terms of their servitude, and then enjoyed the fruits of their labor and the protections	
7	of law; and	
8	Whereas, some American Indians were exploited as slaves until they were	
9	replaced by Africans; and	
10	Whereas, at least 4,000,000 Africans and their descendants were held in	
11	involuntary servitude in the United States and the 13 American colonies between 1619	
12	and 1865; and	
13	Whereas, the practice of slavery began in North Carolina soon after it was	
14	established as a colony; and	
15	Whereas, the Trans-Atlantic slave trade was a lucrative enterprise and	
16	uncompensated African slave labor was the backbone of the economic base of	
17	plantations in the colonies; and	
18	Whereas, the sale of human beings as chattel was sanctioned and perpetuated	
19	through the laws of North Carolina and of the United States; and	
20	Whereas, under the slave codes, persons held in involuntary servitude were	
21	not permitted to own property, to carry arms, or to move about without permission; and	
22	Whereas, a number of Africans and their descendants who bought their	
23	freedom or were set free by former slaveholders during the 18 <sup>th</sup> and early 19 <sup>th</sup> centuries	
24	successfully engaged in various labors, trades, and businesses in the State despite great	
25	obstacles; and	
26	Whereas, in the 19 <sup>th</sup> century, the State began to discourage black businesses	
27	and the presence of free blacks in North Carolina and passed legislation to restrict the	
28	liberty of free blacks. An 1826 law provided that a free black who moved into the State	

## **General Assembly of North Carolina**

1 and failed to leave after being notified of the law, after 20 days, could be fined \$500.00 2 or held to labor for 10 years or less. An 1830 law prohibited free blacks from returning 3 to this State after being absent for a period of 90 days or more; and 4 Whereas, the passage of such harsh laws served to force free persons of color 5 from the State, often splitting families and resulting in the loss of property and 6 economic gains; and 7 Whereas, in 1830, North Carolina law provided that a slave could be 8 sentenced to 39 lashes if he or she was found guilty of teaching another slave how to 9 read; and 10 Whereas, in 1860, the General Assembly enacted legislation requiring free 11 persons of color to select their own masters and become slaves; and 12 Whereas, American slavery was officially abolished with the passage of the 13<sup>th</sup> amendment to the United States Constitution in 1865; and 13 14 Whereas, during the Reconstruction era former slaves and their children came 15 under the protections of law and started making significant economic and social gains; 16 and 17 Whereas, by the turn of the 20th century, a backlash against black progress 18 during Reconstruction resulted in the rise of the white supremacist and segregationist 19 movements: and 20 Whereas, Jim Crow laws were enacted to create a rigid "separate but equal" 21 segregation system that discriminated against non-whites in many areas of life; and, 22 Whereas, the United States Supreme Court declared segregation unlawful in 23 the Brown v. Board of Education decision in 1954 and ordered the end of segregated 24 public schools. However, soon after that decision, the General Assembly ratified a 25 resolution providing that "the mixing of the races in the public schools within the State cannot be accomplished and if attempted would alienate public support of the schools to 26 27 such an extent that they could not be operated successfully"; and 28 Whereas, with the Civil Rights Movement, the passage of the 1964 Civil 29 Rights Act finally led to the end of Jim Crow laws and the 1965 Voting Rights Act 30 ended systematic racial discrimination in voting for federal, state, and local elections; 31 and 32 Whereas, from the beginning of their presence in North Carolina and on into the 21<sup>st</sup> century, African-Americans struggle to overcome the economic and social 33 34 affects of slavery and the legacy of the institutionalized racism and segregation spawned 35 by slavery; and 36 Whereas, the harsh story of North Carolina slavery must be acknowledged 37 and the faith, perseverance, hope, and endless triumphs of the descendant of slaves 38 should be recognized; and 39 Whereas, an apology for centuries of injustice cannot erase the past, but the 40 acknowledgment of wrongs can speed healing and reconciliation and help all North 41 Carolinians confront our collective past as we move together into the future; Now, 42 therefore. 43 Be it resolved by the House of Representatives, the Senate concurring:

## General Assembly of North Carolina

SECTION 1. The General Assembly formally apologizes for the injustice,
cruelty, and brutality of slavery, cites its historical role in perpetuating slavery and
racism, and expresses its profound regret for the practice of involuntary servitude in this
State and for the many hardships experienced, past and present, on account of slavery.
SECTION 2. This resolution is effective upon ratification.