

State of Vermont

House of Representatives



Montpelier, Vermont

Joint House Resolution

J.R.H. 2

Joint resolution sincerely apologizing and expressing sorrow and regret to all individual Vermonters and their families and descendants who were harmed as a result of State-sanctioned eugenics policies and practices

Offered by: Representatives Killacky of South Burlington, Ancel of Calais, Anthony of Barre City, Birong of Vergennes, Bluemle of Burlington, Brown of Richmond, Brumsted of Shelburne, Cina of Burlington, Coffey of Guilford, Colston of Winooski, Copeland Hanzas of Bradford, Cordes of Lincoln, Dolan of Essex, Dolan of Waitsfield, Donahue of Northfield, Donnally of Hyde Park, Durfee of Shaftsbury, Gannon of Wilmington, Grad of Moretown, Hooper of Montpelier, Houghton of Essex, James of Manchester, Jerome of Brandon, Kornheiser of Brattleboro, Lippert of Hinesburg, Masland of Thetford, Mrowicki of Putney, Ode of Burlington, Partridge of Windham, Patt of Worcester, Pugh of South Burlington, Scheu of Middlebury, Sheldon of Middlebury, Sims of Craftsbury, Small of Winooski, Stevens of Waterbury, Till of Jericho, Townsend of South Burlington, Troiano of Stannard, Walz of Barre City, Webb of Shelburne, White of Hartford, Wood of Waterbury, and Yantachka of Charlotte

Whereas, in 1925, University of Vermont zoology professor Henry F. Perkins established the discredited Eugenics Survey of Vermont, with participation and support of leaders in Vermont State Government and Vermont Department of Welfare, to collect evidence of alleged delinquency, dependency, and mental deficiency, and this survey targeted members of [indigenous family bands] [Abenaki bands and other indigenous people], Vermonters of mixed racial or French-Canadian heritage, the poor, and persons with disabilities, among others, and

Whereas, the General Assembly adopted 1931 Acts and Resolves No. 174 (Act 174), “An Act for Human Betterment by Voluntary Sterilization,” for the purpose of eliminating from the future Vermont genetic pool persons deemed unfit to procreate, and

Whereas, Act 174 resulted in the sterilization of Vermonters, and whether these individuals provided informed consent can be questioned, and

Whereas, this State-sanctioned eugenics policy was not an isolated example of oppression, but reflected the historic marginalization, discriminatory treatment, and displacement of these targeted groups in Vermont, and

Whereas, eugenics advocates promoted sterilization for the protection of Vermont’s “old [pioneer] stock” [Yankee Protestant stock] and to preserve the physical and social environment of Vermont for their children, and

Whereas, the Eugenics Survey advocated for assistance from State and municipal officials, and the resulting sterilization [and separation policies] intruded on the lives of its victims and had devastating and irreversible impacts on the directly affected individuals and their families that have persisted in the lives of their descendants today, and

Whereas, in conducting the Eugenics Survey, the surveyors were granted access to case files from State agencies and institutions, and the files were made available to police departments, social workers, educators, and town officials, and

Whereas, as a result of the opening of these files, children were removed from families, individuals were institutionalized or incarcerated, family connections were severed, and the sense of kinship and community was lost, and

Whereas, on June 21, 2019, the University of Vermont issued a formal statement of sincere apology for its “unethical and regrettable” role in eugenics-inspired state policies and practices, and the General Assembly, on behalf of the State of Vermont, should issue a similar apology, now therefore be it

Resolved by the Senate and House of Representatives:

That the General Assembly sincerely apologizes and expresses its sorrow and regret to all individual Vermonters and their families and descendants who were harmed as a result of State-sanctioned eugenics policies and practices, and be it further

Resolved: That the General Assembly recognizes that further legislative action should be taken to address the continuing impact of State-sanctioned eugenics policies and related practices of disenfranchisement and ethnocide leading to genocide [and be it further].

[Resolved: That the General Assembly recognizes the need for conscious and deliberate efforts to help uplift Abenaki bands and other indigenous people, Vermonters of mixed racial or French-Canadian heritage, the poor, and persons with disabilities, among others, by creating legislation and State policies to repair the trust in State Government while providing equal representation for all its citizens[, and be it further]

[Resolved: That the General Assembly has recognized at least four Abenaki Tribes in Vermont and commit to never creating legislation or State policies to cause their extinction or remove their legal status as Indians ever again.]

Attested to:

Jill Krowinski
Speaker of the House

Molly Gray
President of the Senate

BetsyAnn Wrask
Clerk, House of Representatives

**J.R.H. 2 JOINT RESOLUTION SINCERELY
APOLOGIZING AND EXPRESSING SORROW
AND REGRET TO ALL INDIVIDUAL
VERMONTERS AND THEIR FAMILIES AND
DESCENDANTS WHO WERE HARMED AS A
RESULT OF STATE-SANCTIONED EUGENICS
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Copeland Hanzas of Bradford, Cordes of Lincoln,
Dolan of Essex, Dolan of Waitsfield, Donahue of
Northfield, Donnally of Hyde Park, Durfee of
Shaftsbury, Gannon of Wilmington, Grad of
Moretown, Hooper of Montpelier, Houghton of
Essex, James of Manchester, Jerome of Brandon,
Kornheiser of Brattleboro, Lippert of Hinesburg,
Masland of Thetford, Mrowicki of Putney, Ode of
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