1	H.551
2	Representative Grad of Moretown moves that the bill be amended by
3	striking out all after the enacting clause and inserting in lieu thereof the
4	following:
5	Sec. 1. LEGISLATIVE INTENT
6	While racially and religiously restrictive covenants have been held
7	unenforceable by courts since the U.S. Supreme Court's 1948 decision in
8	Shelley v. Kramer, 344 U.S. 1 (1948), no State law currently exists to remove
9	or render these covenants void and to put an end to what was an invidious,
10	historical practice of discrimination in the United States. This practice was
11	responsible, in part, for preventing Americans of BIPOC and religious
12	minority backgrounds from fully participating in one of the greatest expansions
13	of wealth and prosperity in this country's history through federally backed
14	mortgages and freely available homeownership. It is the intent of the General
15	Assembly that this Act prohibit racially and religiously restrictive covenants
16	from ever from being used in Vermont again, regardless of their enforceability,
17	and that it establish a process for their removal from existing real estate
18	transaction records.
19	Sec. 2. 27 V.S.A. § 546 is added to read:
20	§ 546. RACIALLY AND RELIGIOUSLY RESTRICTIVE COVENANTS IN
21	DEEDS PROHIBITED; PROCESS FOR REMOVAL

1	(a)(1) A deed, mortgage, plat, or other recorded device recorded on or after
2	July 1, 2022 shall not contain a covenant, easement, or any other restrictive or
3	reversionary interest purporting to restrict the ownership or use of real property
4	on the basis of race or religion.
5	(2) A covenant, easement, or any other restrictive or reversionary
6	interest in a deed, mortgage, plat, or other recorded device purporting to
7	restrict the ownership or use of real property on the basis of race or religion is
8	declared contrary to the public policy of the State of Vermont and shall be void
9	and unenforceable. This subdivision shall apply to a restrictive covenant
10	executed at any time.
11	(b) A restrictive covenant, easement, or similar restrictive or reversionary
12	interest prohibited by subsection (a) of this section may be released by the
13	owner of the real property interest subject to the covenant by recording a
14	Certificate of Release of Certain Prohibited Covenants. The real property
15	owner may record the certificate prior to recording a deed conveying the
16	property or at any other time the owner discovers that the prohibited covenant
17	exists. The certificate may be prepared without assistance of an attorney but
18	shall conform substantially to the following Certificate of Certain Prohibited
19	Covenants form:
20	"CERTIFICATE OF RELEASE OF CERTAIN PROHIBITED COVENANTS
21	Town of Record:

1	Date of Instrument containing prohibited covenant(s):
2	Instrument Type:
3	Deed Book Page or Plat Book Page
4	Name(s) of Current Owner(s):
5	Real Property Description:
6	The covenant contained in the above-mentioned instrument is released from
7	the above-described real property to the extent that it contains terms purporting
8	to restrict the ownership or use of the property as prohibited by 27 V.S.A.
9	<u>§ 546(a).</u>
10	The undersigned is/are the legal owner(s) of the property described herein.
11	Given under my/our hand(s) this day of , 20 .
12	
13	
14	(Current Owners)
15	(1) For an acknowledgment in an individual capacity:
16	State of Vermont [County] of
17	This record was acknowledged before me on by
18	
19	Date Name(s) of individual(s)
20	Signature of notary public
21	Stamp []

1	Title of office [My commission expires:]		
2	(2) For an acknowledgment in a representative capacity:		
3	State of Vermont [County] of		
4	This record was acknowledged before me on by		
5	Date Name(s) of individual(s) as		
6	(type of authority, such as officer or trustee) of (name of		
7	party on behalf of whom record was executed).		
8	Signature of notary public		
9	<u>Stamp</u> []		
10	Title of office [My commission expires:]		
11	The clerk has satisfied the requirements of 32 V.S.A. § 1671."		
12	Sec. 3. 32 V.S.A. § 1671 is amended to read:		
13	§ 1671. TOWN CLERK		
14	(a) For the purposes of this section, a "page" is defined as a single side of a		
15	leaf of paper on which is printed, written, or otherwise placed information to		
16	be recorded or filed. The maximum covered area on a page shall be 7 1/2		
17	inches by 14 inches. All letters shall be at least one-sixteenth inch in height or		
18	in at least eight-point type. Unless otherwise provided by law, the fees to the		
19	town clerks shall be as follows:		
20	(1) For recording a trust mortgage deed as provided in 24 V.S.A.		
21	§ 1155, \$15.00 per page;		

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1	* * *
2	(g) When a fee applies under this section, no fee shall be required for the
3	recordation of:
4	(1) a Certificate of Release of Certain Prohibited Covenants pursuant to
5	27 V.S.A. § 546(b); or
6	(2) a deed correction subject to 27 V.S.A. § 546(a).
7	Sec. 4. EFFECTIVE DATE
8	This act shall take effect on July 1, 2022.
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