A BILL TO BE ENTITLED

AN ACT TO ENACT THE 1898 WILMINGTON RIOT RECONCILIATION ACT OF 2007.

The General Assembly of North Carolina enacts:

SECTION 1. This act may be cited as the 1898 Wilmington Riot Reconciliation Act of 2007.

SECTION 2. The General Assembly finds, pursuant to the final report of the 1898 Wilmington Race Riot Commission regarding the 1898 Wilmington Race Riot of November 10, 1898, and the riot's place in the history of race relations in North Carolina:

(1) The effects of the 1898 Wilmington Race Riot reside deep in the history of race relations in North Carolina, perpetuated Jim Crow law enactments, perpetuated disenfranchisement of African-Americans, and perpetuated violence against African-Americans, including 60 African-Americans who were lynched in North Carolina between 1900 and 1943. As the Commission documents, the coup d'etat was carried out by White supremacists who were motivated by racism; White supremacist politics; and desire to subjugate African-Americans' political, economic, and social progress achieved in Wilmington, North Carolina, during the Reconstruction Era.

(2) Initial reports and historical accounts of the time that viewed the Wilmington Race Riot as necessary to "restore order" were incorrect. The documentation assembled by the 1898 Wilmington Race Riot Commission provides strong evidence that White Democratic supremacists sought to secure political control in the city using whatever extremes necessary to assure their victory.

(3) The staggering cost of the Wilmington Race Riot included the deaths of an estimated 60 persons, the vast majority of whom were
African-Americans. It also included the banishment of leading
African-Americans and Republicans from the city and political posts.

(4) The Democrats that took control as a result of the coup sought to
replace African-American municipal employees with Whites.
Moreover, State officials failed to react or intervene to suppress the
violence of November 10, 1898. The President of the United States
contemplated sending troops into North Carolina to calm the violence,
but the Governor never formally requested assistance.

(5) Perhaps the most repugnant fact regarding the history of the 1898
Wilmington Race Riot is that it was virtually forgotten by White North
Carolinians for over 100 years. The silence was a result of intimidation
and threats directed towards African-Americans and advocates for
Wilmington's African-Americans.

(6) The work of many individual North Carolinians and now of the 1898
Wilmington Race Riot Commission has forever ended the "silence"
surrounding the events in Wilmington of November 10, 1898, and its
aftermath.

(7) The injured African-Americans, who resided in and around downtown
Wilmington, North Carolina, suffered enormous damages, both
material and intangible, and there were incalculable losses in economy,
politics, and society, all of which resulted in significant human
suffering for which appropriate compensation has not been made.

SECTION 3. The General Assembly, in enacting this act, concurs with the
conclusion of the 1898 Wilmington Race Riot Commission that the reason for
responding in the manner provided by this act is not based on the present strictly legal
culpability of the State of North Carolina or its citizens. Instead, this response
recognizes that the State's action and lack of action, surrounding the events in 1898, to
1985, and 1986. Moreover, this act is an attempt by the State to reconcile the injury
inflicted upon Wilmington's African-Americans. Responsibilities of State actors at the
time of the riot were ignored and continued to be ignored for a century thereafter. This
antagonized the realities of North Carolina's history of race relations that allowed one
race to "keep down" another race. It is the intention of the General Assembly in
enacting this act to freely acknowledge its moral and legal responsibility on behalf of
the State of North Carolina and its citizens that no race of citizens in North Carolina has
the right or power to subordinate another race today or ever again.

SECTION 4. The North Carolina General Assembly recognizes that, as
described in the Wilmington Race Riot Commission Report, a grave injustice was done
to African-American citizens of North Carolina by the November 10, 1898, coup d'etat
in Wilmington.

SECTION 5. For these fundamental violations of the basic civil liberties and
constitutional rights of African-Americans, the General Assembly apologizes on behalf
of this State.
SECTION 6. Based on the above and the findings of the Wilmington Race Riot Commission, the purposes of this act, with respect to victims of the November 10, 1898, Wilmington coup d'etat, are to provide redress for the victims by providing a special statute of limitations, of two years from its enactment, that will allow the estates of persons injured, killed, or that otherwise suffered personal or property losses resulting from the November 10, 1898, Wilmington coup d'etat, to file legal claims.

SECTION 7. G.S. 1-53 is amended by adding a new subdivision to read:

"§ 1-53. Two years.

Within two years—

... (5) An action brought by the estate of the person injured or a living family member or direct descendant of the person injured, for damages on account of a death, personal injury, or physical damage to property resulting from the November 10, 1898, Wilmington Race Riot; the cause of action shall not accrue until July 1, 2007, and damages awarded under this subdivision are subject to all of the following requirements:

a. Prior to awarding damages, inflation, present replacement value, and loss of use from November 10, 1898, shall be considered.

b. After awarding damages, these damages shall be compounded at an eight percent (8%) rate of interest from November 10, 1898.

c. After damages are compounded under sub-subdivision b. of this subdivision, this final total for damages shall be distributed to family members in accordance with the Intestate Succession Act, Chapter 29 of the General Statutes."

SECTION 8. Section 7 of this act becomes effective July 1, 2007, and applies to causes of action filed on or after that date. The remainder of this act is effective when it becomes law.