2018 SESSION

18105033D **SENATE JOINT RESOLUTION NO. 81** 1 2 Offered January 23, 2018 3 Commemorating the 50th anniversary of Green v. County School Board of New Kent County. 4 Patrons-Dance, Locke, Lucas, McClellan, Spruill and Stanley; Delegates: Aird, Bagby, Bourne, McQuinn, Price, Rasoul and Tyler 5 6 Referred to Committee on Rules 7 8 WHEREAS, the historic Supreme Court decision in Green v. County School Board of New Kent 9 County was issued 50 years ago on May 27, 1968, forcing schools in Virginia and across the country to 10 desegregate after more than a decade of active resistance; and 11 WHEREAS, the unanimous Supreme Court decision in the 1954 Brown v. Board of Education case had declared segregated schools to be "inherently unequal," overturning the doctrine of "separate but 12 13 equal" espoused in the 1896 Plessy v. Ferguson ruling; and WHEREAS, the 1955 ruling in Brown II ordered that public schools must desegregate "with all 14 15 deliberate speed"; and WHEREAS, in defiance of the rulings, Virginia legislators led by United States Senator Harry F. 16 Byrd began a coordinated effort known as Massive Resistance to block desegregation in Virginia's 17 public schools, resulting in continued segregation and in some cases the closure of public schools, 18 19 denying equal education to Virginia's students and, for many, denying any education at all; and 20 WHEREAS, New Kent County schools deliberately maintained a policy of segregation for a full 21 decade after such policies were declared unconstitutional, allowing the county's New Kent School to continue to serve only white students, while the George W. Watkins school served only black students; 22 23 and 24 WHEREAS, Dr. Calvin Green, chemistry teacher, father to three New Kent County students, and 25 president of the New Kent County National Association for the Advancement of Colored People 26 (NAACP), filed suit against the school board in 1965, seeking to force integration; and 27 WHEREAS, the New Kent County School Board responded to the case with token compliance, 28 implementing a "freedom of choice" plan that allowed students to petition for permission to switch 29 schools but which effectively maintained racial segregation in the county's schools and placed the burden 30 of desegregating on African American families; and 31 WHEREAS, Green v. County School Board of New Kent County was ultimately heard by the U.S. Supreme Court in 1968, with NAACP attorneys Samuel Tucker, Jack Greenberg, Henry Marsh III, 32 33 James Nabrit III, and Oliver Hill preparing and successfully arguing the case; and 34 WHEREAS, the Supreme Court ruled unanimously that the county's "freedom of choice" plan failed 35 to provide equal protection under the law, as it produced no meaningful change and was not a sufficient 36 step toward desegregation as mandated in Brown v. Board of Education and Brown II; and 37 WHEREAS, Justice William Brennan wrote in the Supreme Court's decision that school boards must "come forward with a plan that promises realistically to work, and promises realistically to work now"; 38 39 and 40 WHEREAS, in compliance with the Supreme Court's mandate, New Kent County desegregated its two public schools, converting them to integrated elementary and high schools, separated by grade level; 41 42 and 43 WHEREAS, Virginia's efforts to desegregate its public schools began in earnest after the Green v. 44 County School Board of New Kent County decision; and 45 WHEREAS, the historic Green v. County School Board of New Kent County case marks a victory in the nation's ongoing struggle for equality and a milestone that remains within living memory by which 46 Virginia may mark its progress; now, therefore, be it 47 48 RESOLVED by the Senate, the House of Delegates concurring, That the 50th anniversary of Green 49 v. County School Board of New Kent County hereby be commemorated; and, be it RESOLVED FURTHER, That the Clerk of the Senate transmit a copy of this resolution to the 50 51 Superintendent of Public Instruction, the Chairman and Executive Director of the State Council of 52 Higher Education for Virginia, the Chancellor of the Virginia Community College System, and the Executive Director of the Virginia State Conference NAACP, requesting that they further disseminate 53 copies of this resolution to their respective constituents so that they may be apprised of the sense of the 54 55 General Assembly of Virginia in this matter.

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