SENATE CONCURRER RESOLUTION NO. 45

Whereas, Missouri was part of the 1803 Louisiana Purchase and became a state in 1821; and
Whereas, the terms of Missouri's statehood included that Missouri would be the only state north of
the Mason-Dixon line that was a slave state; and
Whereas, the tensions in the nation regarding racial equality, or lack thereof, have played out in
profound ways in the state of Missouri; and
Whereas, St. Louis, being situated on the Mississippi River, was uniquely positioned to be a
destination for the slave trade; and
Whereas, tensions of human inequality are profoundly apparent in the history of the state; and
Whereas, when persons with African ancestry in Missouri sued for their freedom, such freedom was
routinely granted; and
Whereas, the tension in the nation over the issue of slavery and human inequality resulted in Dred
and Harriet Scott, persons with African ancestry, being denied freedom in this state in a decision by the
Missouri Supreme Court on March 22, 1852, and such decision was affirmed by the United States Supreme
Court on March 6, 1857; and
Whereas, the March 22, 1852, Dred Scott decision is a negative legacy for this state and antithetical
to the nation's founding values, specifically the tenet that all men are created equal; and
Whereas, the Dred Scott decision's assertion that people of African ancestry "had for more than a
century before been regarded as beings of an inferior order, and altogether unfit to associate with the white
race, either in social or political relations; and so far inferior, that they had no rights which the white man
was bound to respect; and that the negro might justly and lawfully be reduced to slavery for his benefit" was
an expression of racism and a precursor to Jim Crow laws, which perpetrated over a century of injustice;
and
Whereas, all political power is vested in and derived from the people; and
Whereas, all government of right originates from the people, is founded upon their will only, and
is instituted solely for the good of the whole; and

Whereas, all constitutional government is intended to promote the general welfare of all people; and

Whereas, all persons have a natural right to life, liberty, and the pursuit of happiness; and

Whereas, no person shall be deprived of life, liberty, or property without the due process of law; and

Whereas, all human beings are created equal and are entitled to equal rights and opportunity under the law; and

Whereas, Missouri will never again deny legal protection to a class of human beings on the grounds that they are less than human; and

Whereas, it is time to draw a line between Missouri’s history, which encompassed such inhumane and unfair treatment to our citizens, and the present and future Missouri, which aims to be a place of equal treatment for all:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, One Hundredth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby condemn the March 22, 1852, Dred Scott decision issued by the Missouri Supreme Court; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the Governor, the Clerk of the Supreme Court of Missouri, the justices of the Supreme Court of Missouri, and the members of the Missouri congressional delegation.