117TH CONGRESS 1ST SESSION

H. R. 1727

To amend title 18, United States Code, to specify lynching as a deprivation of civil rights, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 10, 2021

Mr. Bacon (for himself, Mr. Taylor, and Mr. Moulton) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To amend title 18, United States Code, to specify lynching as a deprivation of civil rights, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Emmett Till and Will
- 5 Brown Justice for Victims of Lynching Act of 2021".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:
- 8 (1) The crime of lynching succeeded slavery as
- 9 the ultimate expression of racism in the United
- 10 States following Reconstruction.

- 1 (2) Lynching was a widely acknowledged prac-2 tice in the United States until the middle of the 3 20th century.
 - (3) Lynching was a crime that occurred throughout the United States, with documented incidents in all but 4 States.
 - (4) At least 4,742 people, predominantly African Americans, were reported lynched in the United States between 1882 and 1968.
 - (5) Ninety-nine percent of all perpetrators of lynching escaped from punishment by State or local officials.
 - (6) Lynching prompted African Americans to form the National Association for the Advancement of Colored People (referred to in this section as the "NAACP") and prompted members of B'nai B'rith to found the Anti-Defamation League.
 - (7) Mr. Walter White, as a member of the NAACP and later as the executive secretary of the NAACP from 1931 to 1955, meticulously investigated lynchings in the United States and worked tirelessly to end segregation and racialized terror.
 - (8) Nearly 200 anti-lynching bills were introduced in Congress during the first half of the 20th century.

- 1 (9) Between 1890 and 1952, 7 Presidents peti-2 tioned Congress to end lynching.
- 3 (10) Between 1920 and 1940, the House of 4 Representatives passed 3 strong anti-lynching meas-5 ures.
 - (11) Protection against lynching was the minimum and most basic of Federal responsibilities, and the Senate considered but failed to enact anti-lynching legislation despite repeated requests by civil rights groups, Presidents, and the House of Representatives to do so.
 - (12) The publication of "Without Sanctuary: Lynching Photography in America" helped bring greater awareness and proper recognition of the victims of lynching.
 - (13) Only by coming to terms with history can the United States effectively champion human rights abroad.
 - (14) An apology offered in the spirit of true repentance moves the United States toward reconciliation and may become central to a new understanding, on which improved racial relations can be forged.
- 24 (15) Having concluded that a reckoning with 25 our own history is the only way the country can ef-

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fectively champion human rights abroad, 90 Members of the United States Senate agreed to Senate Resolution 39, 109th Congress, on June 13, 2005, to apologize to the victims of lynching and the descendants of those victims for the failure of the Sen-

ate to enact anti-lynching legislation.

- (16) The National Memorial for Peace and Justice, which opened to the public in Montgomery, Alabama, on April 26, 2018, is the Nation's first memorial dedicated to the legacy of enslaved Black people, people terrorized by lynching, African Americans humiliated by racial segregation and Jim Crow, and people of color burdened with contemporary presumptions of guilt and police violence.
 - (17) Notwithstanding the Senate's apology and the heightened awareness and education about the Nation's legacy with lynching, it is wholly necessary and appropriate for the Congress to enact legislation, after 100 years of unsuccessful legislative efforts, finally to make lynching a Federal crime.
 - (18) Further, it is the sense of Congress that criminal action by a group increases the likelihood that the criminal object of that group will be successfully attained and decreases the probability that the individuals involved will depart from their path

of criminality. Therefore, it is appropriate to specify criminal penalties for the crime of lynching, or any attempt or conspiracy to commit lynching.

(19) The United States Senate agreed to unanimously Senate Resolution 118, 115th Congress, on April 5, 2017, "[c]ondemning hate crime and any other form of racism, religious or ethnic bias, discrimination, incitement to violence, or animus targeting a minority in the United States" and taking notice specifically of Federal Bureau of Investigation statistics demonstrating that "among single-bias hate crime incidents in the United States, 59.2 percent of victims were targeted due to racial, ethnic, or ancestral bias, and among those victims, 52.2 percent were victims of crimes motivated by the offenders' anti-Black or anti-African American bias".

(20) On September 14, 2017, President Donald J. Trump signed into law Senate Joint Resolution 49 (Public Law 115–58; 131 Stat. 1149), wherein Congress "condemn[ed] the racist violence and domestic terrorist attack that took place between August 11 and August 12, 2017, in Charlottesville, Virginia" and "urg[ed] the President and his administration to speak out against hate groups that espouse racism, extremism, xenophobia, anti-Semi-

tism, and White supremacy; and use all resources available to the President and the President's Cabinet to address the growing prevalence of those hate groups in the United States".

(21) Senate Joint Resolution 49 (Public Law 115–58; 131 Stat. 1149) specifically took notice of "hundreds of torch-bearing White nationalists, White supremacists, Klansmen, and neo-Nazis [who] chanted racist, anti-Semitic, and anti-immigrant slogans and violently engaged with counter-demonstrators on and around the grounds of the University of Virginia in Charlottesville" and that these groups "reportedly are organizing similar events in other cities in the United States and communities everywhere are concerned about the growing and open display of hate and violence being perpetrated by those groups".

(22) Lynching was a pernicious and pervasive tool that was used to interfere with multiple aspects of life—including the exercise of federally protected rights, as enumerated in section 245 of title 18, United States Code, housing rights, as enumerated in section 901 of the Civil Rights Act of 1968 (42 U.S.C. 3631), and the free exercise of religion, as enumerated in section 247 of title 18, United States

- 1 Code. Interference with these rights was often effec-
- 2 tuated by multiple offenders and groups, rather than
- 3 isolated individuals. Therefore, prohibiting conspir-
- 4 acies to violate each of these rights recognizes the
- 5 history of lynching in the United States and serves
- 6 to prohibit its use in the future.

7 SEC. 3. LYNCHING.

- 8 (a) Offense.—Chapter 13 of title 18, United States
- 9 Code, is amended by adding at the end the following:

10 **"§ 250. Lynching**

- 11 "Whoever conspires with another person to violate
- 12 section 245, 247, or 249 of this title or section 901 of
- 13 the Civil Rights Act of 1968 (42 U.S.C. 3631) shall be
- 14 punished in the same manner as a completed violation of
- 15 such section, except that if the maximum term of impris-
- 16 onment for such completed violation is less than 10 years,
- 17 the person may be imprisoned for not more than 10
- 18 years.".
- 19 (b) Table of Sections Amendment.—The table of
- 20 sections for chapter 13 of title 18, United States Code,
- 21 is amended by inserting after the item relating to section
- 22 249 the following:

"250. Lynching.".