

The assimilation policy

From the Canadian government's perspective, the most significant elements in the Treaties were the written provisions by which the First Nations agreed to "cede, release, surrender, and yield" their land to the Crown.¹⁰⁰ In the Treaty negotiations, however, federal officials left the impression that the government intended the Treaties to establish a permanent relationship with First Nations. Treaty Commissioner Alexander Morris told the Cree in 1876, "What I trust and hope we will do is not for to-day and tomorrow only; what I will promise, and what I believe and hope you will take, is to last as long as the sun shines and yonder river flows."¹⁰¹ In reality, the federal government policy was very different from what Morris said. The intent of the government's policy, which was firmly established in legislation at the time that the Treaties had been negotiated, was to assimilate Aboriginal people into broader Canadian society. At the end of this process, Aboriginal people were expected to have ceased to exist as a distinct people with their own governments, cultures, and identities.

The federal *Indian Act*, first adopted in 1876, like earlier pre-Confederation legislation, defined who was and who was not an 'Indian' under Canadian law.¹⁰² The Act also defined a process through which a person could lose status as an Indian. Women, for example, could lose status simply by marrying a man who did not have status. Men could lose status in a number of ways, including graduating from a university. Upon giving up their status, individuals also were granted a portion of the band's reserve land.¹⁰³

First Nations people were unwilling to surrender their Aboriginal identity in this manner. Until 1920, other than women who involuntarily lost their Indian status upon marriage to a non-status individual, only 250 'Indians' voluntarily gave up their status.¹⁰⁴ In 1920, the federal government amended the *Indian Act* to give it the power to strip individuals of their status against their will. In explaining the purpose of the amendment to a parliamentary committee, Indian Affairs Deputy Minister Duncan Campbell Scott said that "our object is to continue until there is not a single Indian in Canada that has not been absorbed into the body politic, and there is no Indian question, and no Indian Department that is the whole object of this Bill."¹⁰⁵ The other major element in the bill that Scott was referring to empowered the government to compel parents to send their children to residential schools. Residential schooling was always more than simply an educational program: it was an integral part of a conscious policy of cultural genocide.

Further evidence of this assault on Aboriginal identity can be found in amendments to the *Indian Act* banning a variety of Aboriginal cultural and spiritual practices. The two most prominent of these were the west-coast Potlatch and the Prairie Thirst Dance (often referred to as the "Sun Dance").¹⁰⁶ Residential school principals had been in the forefront of the campaign to ban these ceremonies, and also urged the government to enforce the bans once they were put in place.¹⁰⁷