

Erratum:  
Sustainable Leadership, Historical Remembrance, and Transforming Community:  
Renaming Tillman Hall as a Substantive Element of *2020Forward*

The author's third numbered point alleged a key passage of the Heritage Act to read: "...any monument, marker, memorial, school, or street erected or named in honor of the Confederacy or the civil rights movement located on any municipal, county, or state property shall not be removed, changed, or renamed without the enactment of a joint resolution by a two-thirds vote of the membership of each house of the General Assembly approving same."

This wording is, in fact, contained in an [earlier version](#) of the bill. Section 3 of the [final wording](#) of the Heritage Act as passed (and signed by the Governor) provides that "No street, bridge, structure, park, preserve, reserve, or other public area of the State or any of its political subdivisions dedicated in memory of or named for any historic figure or historic event may be renamed or rededicated" and that "The provisions of this section may only be amended or repealed upon passage of an act which has received a two-thirds vote on the third reading of the bill in each branch of the General Assembly."

The author regrets the error. The correct version of Heritage Act's wording reinforces the point made in the first sentence of the author's third numbered point: that the existence of a BoT renaming policy does not necessarily mean that this can be employed to effect a Tillman renaming.

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