At various times between 1820 and 1969, the Anglican Church of Canada administered about three dozen residential schools and hostels for Indigenous children. They were known as “Indian” and “Eskimo” Residential Schools. At its peak involvement in the late 1920s, the Church concurrently operated 24 schools situated mostly in northern regions of central and western Canada. Some of these residential schools replaced or supplemented mission day schools, others were established in new areas replacing earlier boarding schools, and many were built by the government to be run by the Anglican Church. Canada’s other major Christian churches had similar roles in educating Indigenous peoples.

Prior to Confederation in 1867, Anglican missions in remote British North America had three primary objectives—to evangelize local Indigenous populations, to administer to the sick and to provide basic schooling for the young. Many young Indigenous peoples were thus baptized, confirmed by the Church, and educated in the European and Church traditions. On returning to their home communities, Indigenous adherents were expected to promote the appeal of Christian teachings and values. At the time, Church and colonial officials gave little thought to their assimilation into Canadian society at large.

Under the terms of the Constitution Act of 1867 and subsequent Indian Act of 1876, the new Canadian government assumed its responsibility for First Nations peoples and soon adopted aggressive policies with regard to the regulation, education and ultimate assimilation of them. Similar policies affecting the Inuit groups would take place later, due in part to Britain’s delay in relinquishing control of the arctic and on account of the difficulties in administering to these remote and nomadic peoples.

The spate of newly signed numbered treaties with First Nations groups in the west also spoke to the government’s obligation to provide schooling. Initially, many Indigenous leaders supported efforts to educate their people, in spite of the curricula imposed by church and government. Several generations would pass before Indigenous groups found sufficient solidarity to effectively challenge the prevailing system and expose the abuse and loss of culture suffered by former residential school students.

For government, the ultimate goal remained the assimilation of educated Indigenous peoples into the non-Indigenous world. The procedure was known as enfranchisement, by which graduates of the system would apply and qualify for citizenship. In doing so, they would lose their “Indian status” and benefits but, with a small start-up grant, they were expected to succeed in the mainstream world of the Canadian/European society. Successive Parliaments endorsed policies that sanctioned the removal of Indigenous children from their “evil surroundings” of family and community and subjecting them to the re-socializing programs in the schools. In the blunt language of a century ago, Ottawa’s policy was simply stated—“the ‘savage’ child would surely be re-made into the ‘civilized’ adult.”

The vast majority of children attending residential schools were “status Indian” (as defined by the Indian Act). Many students of mixed blood and some from families of indigent white settlers were also accommodated by authority of the local
After World War II, Ottawa began to question the prevailing practice of church-state run education for Indigenous peoples. The Anglican Church launched its own study of the matter in 1946, undertaken primarily to determine the viability of its own schools and to identify shortcomings in educational standards. By 1952, Ottawa was responsible for hiring all teachers and had complete control over in-class curriculum, which was the prevailing standard in the public schools. The status quo continued in the short term as more government hostels (with church administrators) were still being planned, many to serve Inuit children. By the early 1960s, the churches and government concluded that the residential school system had failed. On April 1, 1969, the remaining church-run hostels and residential schools were taken over by the government who planned to close them as soon as possible or turn them over to First Nations groups.

In this post-war era, Indigenous issues were high on the public agenda as aboriginal groups found a forum to raise their concerns. Successive amendments to the Indian and Constitution Acts and landmark court decisions removed discriminatory practices, restored rights and provided a new empowerment for Indigenous groups.

In the two decades since the late 1980s, many residential school survivors have come forward with stories of their experiences, including physical and sexual abuse and the impact of their loss of culture. During this period, government and religious bodies have partnered in programs to assist not only the school survivors but the native population in general. In 1991, the Royal Commission on Aboriginal Peoples was convened to examine many unresolved issues and make recommendations to foster a fair and honourable relationship between Aboriginal and Non-Aboriginal peoples in Canada. Also in 1991 the Anglican Church established an Indigenous Healing Fund to support the healing work undertaken by local Indigenous communities and groups. In his 1993 address to the National Native Convocation, the Anglican Primate, Archbishop Michael Peers offered a full apology for the Church's role in being a part of the system and for the wrongs committed. In 1998, the Indigenous-run Aboriginal Healing Foundation was created to manage the healing strategy and to complement existing government, church and First Nations programs.

Government and Indigenous groups continued to seek solutions to address the legacy of the residential school experience and to provide satisfactory compensation for survivors. Negotiations culminated with the Residential Schools Settlement Agreement in Principle announced on November 23, 2005 and its implementation on September 19, 2007. Former students were given the opportunity to opt out and pursue independent litigation. However, the large majority of former students accepted the Common Experience Payment and additional amounts for each year they were in residence. In 2005, there were an estimated 80,000 living school survivors.

The Settlement Agreement also provided funding for several healing initiatives, among those the establishment of a Truth and Reconciliation Commission and a national research centre.
Anglican Indian and Eskimo Residential Schools

All Hallows School for Girls, Yale, BC, 1884-1917, [amalgamated with St. George's Indian Residential School, Lytton, BC 1917,] Diocese of New Westminster, Diocese of Cariboo.

All Saints Indian Residential School, Lac La Ronge, SK, 1906-1947, [amalgamated 1948 with new Prince Albert Indian Residential School, a.k.a. All Saints School until 1953,] Diocese of Saskatchewan, Authorized Enrolment – 50 to 100.

Bishop Horden Memorial School, Moose Factory, ON, [Moose Factory Indian Residential School, Moose Fort Indian Residential School, Horden Hall,] 1855-1969, Diocese of Moosonee, Authorized Enrolment – 30 to 250.


Coppermine Residential School, Coppermine, Nunavut, [Coppermine Tent Hostel,] 1955-1959, Diocese of the Arctic, Authorized Enrolment – 30 to 44.


Metlakatla Indian Residential School, Metlakatla, BC, ca.1870-ca.1878, Diocese of Caledonia.

Mohawk Institute, Brantford, ON, 1831-1969, Diocese of Huron, Authorized Enrolment – 15 to 185.  

Old Sun Indian Residential School, Blackfoot Reserve, Gleichen, AB, 1886-1969, Diocese of Calgary, Authorized Enrolment – 15 to 142.

Pelican Lake Indian Residential School, Sioux Lookout, ON, [Sioux Lookout Indian Residential School,] 1926-1969, Diocese of Keewatin, Authorized Enrolment – 100 to 400.


Shingle Point Indian Residential School, Shingle Point, YT, 1929-1936, Diocese of Mackenzie River, Diocese of the Arctic, Authorized Enrolment – 25 to 40.


St. Barnabas Indian Residential School, Onion Lake, SK, 1893-1943, (Onion Lake Indian Residential School,) [amalgamated with St. Alban's Indian Residential School, Prince Albert, 1944,] Diocese of Saskatchewan, Authorized Enrolment – 60 to 90.

St. Barnabas Indian Residential School, Sarcee Reserve, AB, 1892-1922, Diocese of Calgary, Authorized Enrolment – 6 to 35.
St. Cyprian’s Indian Residential School, Brocket, AB
[Peigan Indian Residential School,] 1890-1961, Diocese of Calgary, Authorized Enrolment – 12 to 60.

St. George’s Indian Residential School, Lytton, BC, [Lytton Indian Residential School,] 1902-1969, Diocese of Cariboo, Authorized Enrolment – 40 to 180. *

St. John’s Indian Residential School, Chapleau, ON [Chapleau Indian Residential School,] 1907-1948, Diocese of Moosonee, Authorized Enrolment – 18 to 100.


St. Peter’s Indian Residential School, Hay River, NWT, 1893-1937, Diocese of the Arctic, Authorized Enrolment – 25 to 50.


St. Philip’s Indian Residential School, Fort George, QC, [Fort George Indian Residential School,] 1933-1969, Diocese of Moosonee, Authorized Enrolment – 35 to 75.


Note: * Residential Schools funded and administered by the New England Company.

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