



Legislation Text

File #: Res 0132-2006, **Version:** *

Res. No. 132

Resolution calling upon the City Council to declare its support for plaintiffs Deadria Farmer-Paellmann, Mary Lacey Madison, Andrea Carrington and all others similarly situated, in their efforts to seek restitution in a federal class action suit brought against the corporations that are alleged to have participated in and directly profited from the abhorrent institution of slavery.

By Council Members Barron, Foster, James and Sanders Jr.

Whereas, Over eight million Africans and their descendants were enslaved in the United States from 1619 to 1865; and

Whereas, By the end of the Trans-Atlantic slave trade, somewhere between eight and twelve million Africans had arrived in the New World to be sold off as slaves; and

Whereas, Historians estimate that one slave perished for every individual who survived capture and transport to the New World, meaning that as many as twelve million perished in addition to those who lived only to lead the dreaded life of a slave; and

Whereas, Not only did slavery result in the extinguishing of millions of Africans, but eviscerated whole cultures, languages, and religions, and wrenched from its victims and descendants their history, memories and families; and

Whereas, In addition to the South, many enslaved Africans arrived in the Dutch colonial city of New Amsterdam that later became New York City, where such slaves were integral in building many structures, such as Trinity Church, the City streets and the wall from which Wall Street takes its name and which protected the colony from military strikes; and

Whereas, These slaves lived cheek to jowl, in attics, hallways, and beneath porches, and in death they were banished to the Negro Burial Ground one mile outside the City, which holds between ten and twenty

thousand bodies; and

Whereas, About forty percent of these buried bodies were children who died from malnutrition, and most of the adult bodies showed signs of death by hard labor; and

Whereas, Slavery was outlawed in 1865, yet continued on a smaller scale *de facto* until as recently as the 1950's; and

Whereas, Even for those who were "freed," their lives remained locked in quasi-servitude due to legal, economic, and psychic restraints that effectively blocked their economic, political and social advancement; and

Whereas, Slavery fueled the prosperity of the young nation by providing as much as forty million dollars in unpaid labor, which some estimate to have appreciated to a current value of more than one trillion dollars; and

Whereas, A class action suit has been brought in the United States District Court, for the Eastern District of New York by descendants of slaves, seeking restitution for the atrocities of slavery and the cruel aftermath it has engendered; and

Whereas, The Plaintiffs in this brave and noble class action are represented by Deadria Farmer-Paellmann, Mary Lacey Madison and Andrea Carrington; and

Whereas, The Defendants in the action are corporate entities that have allegedly used and/or profited from slave labor and have retained the benefits and use of those profits and products derived from that slave labor; and

Whereas, Defendant corporations allegedly knew that the plaintiff class was subject to physical and mental abuse and inhumane treatment; and

Whereas, FleetBoston, a named defendant in the lawsuit, is alleged to have financed some of the business of slave trading; and

Whereas, CSX, another named defendant, is alleged to have operated numerous railroad lines that were constructed or run by slave labor; and

Whereas, AETNA Inc., also named in the lawsuit, is alleged to have insured slave owners against the loss of their human chattel; and

Whereas, There are alleged to be many other corporations that have participated in and profited from slavery; and

Whereas, The United Nations has pronounced the Trans-Atlantic slave trade to be a crime against humanity; and

Whereas, A crime has been committed, a people have been injured by this crime, and compensation for these injuries are due; now, therefore, be it

Resolved, That the City Council declares its support for plaintiffs Deadria Farmer-Paellmann, Mary Lacey Madison, Andrea Carrington and all others similarly situated, in their efforts to seek restitution in a federal class action suit brought against the corporations that are alleged to have participated in and directly profited from the abhorrent institution of slavery.

SD
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