

**HOUSE . . . . .      No.**

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**The Commonwealth of Massachusetts**

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PRESENTED BY:

**Byron Rushing**

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*To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:*

The undersigned legislators and/or citizens respectfully petition for the passage of the accompanying bill:

An Act Relative to the History of Slavery in the Commonwealth.

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PETITION OF:

NAME:

Byron Rushing

DISTRICT/ADDRESS:

9th Suffolk

# The Commonwealth of Massachusetts

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In the Year Two Thousand and Nine

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## AN ACT RELATIVE TO THE HISTORY OF SLAVERY IN THE COMMONWEALTH.

*Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:*

- 1   Section 1. Chapter 7 of the General Laws is hereby amended by adding a new Section:
- 2
- 3   For the purposes of this section, the following words shall, unless the context indicates otherwise, have
- 4   the following meanings:
- 5
- 6   “Company” means any person, firm, corporation, partnership or combination of these.
- 7
- 8   “Contract” means any agreement, franchise, lease or concession including an agreement for any
- 9   occasional professional or technical personal services, the performance of any work or service, the
- 10   provision of any materials or supplies or rendering of any service to any state agency or state authority
- 11   of the public, which is let, awarded, or entered into with or on behalf of any state agency or state
- 12   authority.
- 13
- 14   “Enslaved Person” means any person who was wholly subject to the will of another and whose person
- 15   and services were wholly under the control of another and who was in a state of enforced compulsory
- 16   service to another during the Slavery Era.
- 17

- 18    “Investment” means to make use of an Enslaved Person for future benefits or advantages.
- 19
- 20    “License” means permission granted by a person to another to exercise a certain privilege or to carry on  
21    a particular business.
- 22
- 23    “Majority-owned subsidiary” means a company that is at least fifty-one percent owned by another  
24    company.
- 25
- 26    “Person” means any individual and any partnership, firm, association, corporation, or other entity, or  
27    their subsidiaries.
- 28
- 29    “Participation” means having been a Slaveholder during the Slavery Era.
- 30
- 31    “Predecessor Company” means an entity whose ownership, title and interest, including all rights,  
32    benefits, duties, and liabilities were acquired in an uninterrupted chain of succession by the company.
- 33
- 34    “Profits” means any economic advantage or financial benefit derived from the use of Enslaved Persons.
- 35
- 36    “Secretary” means the Secretary of Administration and Finance.
- 37
- 38    “Slavery” means the practice of owning Enslaved Persons.
- 39
- 40    “Slavery Era” means the period of time in the United States of America, Brazil, and the Caribbean prior  
41    to 1889.
- 42
- 43    “Slaveholder” means holders of Enslaved Persons, owners of business enterprises using Enslaved  
44    Persons, owners of vessels carrying Enslaved Persons or other means of transporting Enslaved Persons,  
45    merchants or financiers dealing in the purchase, sale or financing of the business of Enslaved Persons.

47 "Slaveholder Insurance Policies" means policies issued to or for the benefit of Slaveholders to insure  
48 them against the death of, or injury to, Enslaved Persons.

49 "State agency", all awarding authorities of the commonwealth, including, but not limited to, all  
50 executive offices, agencies, departments, commissions, and public institutions of higher  
51 education, and any office, department or division of the judiciary.

52 "State authority", shall include, but not be limited to the: Bay State Skills Corporation, centers of  
53 excellence, Community Economic Development Assistance Corporation, Community  
54 Development Finance Corporation, Government Land Bank, Massachusetts Bay Transportation  
55 Authority, Massachusetts Business Development Corporation, Massachusetts Capital Resource  
56 Company, Massachusetts Convention Center Authority, Massachusetts Corporation for  
57 Educational Telecommunications, Massachusetts educational loan authority, Massachusetts  
58 Health and Educational Facilities Authority, Massachusetts Higher Education Assistance  
59 Corporation, Massachusetts Housing Finance Agency, Massachusetts Horse Racing Authority,  
60 Massachusetts Industrial Finance Agency, Massachusetts Industrial Service Program,  
61 Massachusetts Legal Assistance Corporation, Massachusetts Port Authority, Massachusetts  
62 Product Development Corporation, Massachusetts Technology Development Corporation,  
63 Massachusetts Technology Park Corporation, Massachusetts Turnpike Authority, Massachusetts  
64 Water Resources Authority, Nantucket Land Bank, New England Loan Marketing Corporation,  
65 pension reserves investment management board, State College Building Authority, Southeastern  
66 Massachusetts University Building Authority, Thrift Institutions Fund for Economic  
67 Development, University of Lowell Building Authority, University of Massachusetts Building  
68 Authority, victim and witness board, and the Woods Hole, Martha's Vineyard, and Nantucket  
69 Steamship Authority.

70 Section 2. Notwithstanding the provisions of any law to the contrary the Secretary of State is hereby  
71 authorized to publish a history of slavery in the Massachusetts Bay and Plymouth colonies and in the  
72 Commonwealth of Massachusetts and a history of the participation and involvement of the colonies and  
73 the Commonwealth in the slave trade and involvement in the slave trade of companies currently doing  
74 business with the Commonwealth.

75 Such publication shall include but not be limited to:

- 76 1. An examination of the institution of slavery which existed within Massachusetts and the  
77 colonies that became Massachusetts. The publication by the Secretary of State shall include an  
78 examination of:
  - 79 a. The capture and procurement of Africans;
  - 80 b. The transport of Africans to Massachusetts for the purpose of enslavement, including  
81 their treatment during transport;
  - 82 c. The sale and acquisition of Africans as chattel property in interstate and intrastate  
83 commerce; and

- 84           d. The treatment of African slaves in Massachusetts, including the deprivation of their  
85           freedom, exploitation of their labor, and destruction of their culture, language, religion,  
86           and families.  
87           e. An estimate of the value of the enslaved persons as capital property and the profits  
88           accumulated by their ownership.

- 89
- 90       2. An examination of the extent to which the Federal government in Massachusetts and  
91           Massachusetts colonial and state governments supported the institution of slavery in  
92           constitutional and statutory provisions, including the extent to which said governments  
93           prevented, opposed, or restricted efforts of freed African slaves to repatriate to their homeland.  
94       3. An examination of other forms of Federal and Massachusetts laws that discriminated against  
95           freed African slaves in Massachusetts.  
96       4. An examination of other forms of discrimination in the public and private sectors against freed  
97           African slaves in Massachusetts.  
98       5. An examination of the participation and involvement of Massachusetts persons and companies  
99           in the slave trade before 1638, during the period of legalized slavery in Massachusetts, and after  
100           1790. Such examination will include estimates of the profits earned from such trade and  
101           concommitment transactions.  
102       6. Recommendations of appropriate ways to educate the Massachusetts public of the publication's  
103           findings.  
104       7. A section on certain information provided by companies doing business with the  
105           Commonwealth regarding records of participation or investments in, profits derived from  
106           slavery, including slaveholder policies that it wrote either directly or through a predecessor  
107           company during the slavery era.

108

109      Section 3. To assist in the creation of the aforementioned publication, the Secretary, state agency or  
110           state authority shall require companies that have entered into a contract with the Commonwealth shall  
111           complete an affidavit certifying that:

- 112       A. The company has searched any and all records of the company or majority-owned subsidiary  
113           and any predecessor company or its majority-owned subsidiary regarding records of  
114           participation or investments in, or profits derived, from slavery; and  
115       B. The company has disclosed any and all records of participation in or profits derived by the  
116           company or majority-owned subsidiary and any predecessor company or its majority-owned  
117           subsidiary from slavery, including but not limited to, issuance of slaveholder insurance policies  
118           provided by insurance companies, during the slavery era, and identified names of any enslaved  
119           persons or slaveholders described in the records.  
120       C. Subsections (A) and (B) of section 3 apply only to companies, majority-owned subsidiaries,  
121           predecessor companies, and predecessor majority-owned subsidiaries in existence before 1889.

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