SEATTLE CITY COUNCIL
Legislative Summary
Res 31781

Record No.: Res 31781 Type: Resolution (Res) Status: Adopted
Version: 1 Ord. no: In Control: City Clerk

File Created: 11/20/2017 Final Action: 11/20/2017

Title: A RESOLUTION urging the President of the United States and the United States Congress to enact legislation securing the citizenship of internationally adopted adult individuals.

Notes:

Sponsors: Sawant

Attachments:
Drafted: jodee.schwinn@seattle.gov

Filed with City Clerk: Mayor's Signature:
Vetoed by Mayor:
Veto Overridden:
Veto Sustained:

Filing Requirements/Dept Action:

History of Legislative File

Legal Notice Published: Yes No

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<th>Version</th>
<th>Acting Body</th>
<th>Date:</th>
<th>Action:</th>
<th>Sent To:</th>
<th>Due Date:</th>
<th>Return Date:</th>
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<td>Council President's Office</td>
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<td>The Motion carried, the Resolution (Res) was adopted by the following vote, and the President signed the Resolution:</td>
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<td>Motion was made and duly seconded to adopt Resolution 31781.</td>
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In Favor: 9  Councilmember Bagshaw, Councilmember González, Council President Harrell, Councilmember Harris-Talley, Councilmember Herbold, Councilmember Johnson, Councilmember Juarez, Councilmember O'Brien, Councilmember Sawant
Opposed: 0

1  City Clerk  11/20/2017  attested by City Clerk
Action Text: The Resolution (Res) was attested by City Clerk.
Notes:
CITY OF SEATTLE

RESOLUTION 31781

A RESOLUTION urging the President of the United States and the United States Congress to enact legislation securing the citizenship of internationally adopted adult individuals.

WHEREAS, the Child Citizenship Act of 2000 aimed to provide equal treatment under United States law for adopted and biological children by granting citizenship to internationally-born adoptees. However, when the act became law, it did not apply to internationally-born adoptees who were already over the age of 18; and

WHEREAS, as a result, estimated tens of thousands of adult legal adoptees who were born before February 27, 1982 and raised in the United States are still undocumented and therefore potentially subject to deportation. These adoptees' parents did not complete necessary processes to provide their adopted children with citizenship, or in many cases, even a green card; and

WHEREAS, several deportations of individuals who were legally adopted from foreign countries have already taken place, breaking up families and returning the deported individuals to places where they were born but have no other connections; and

WHEREAS, adoptees who do not have citizenship have come from countries including Argentina, Brazil, Colombia, Costa Rica, Germany, Guatemala, El Salvador, India, Ireland, Haiti, Iran, Japan, Mexico, Panama, Philippines, Russia, Ukraine, and Vietnam.

There are an estimated 18,000 Korean American adoptees alone who do not have American citizenship despite having been legally adopted; and

WHEREAS, two bills which would have granted citizenship to adult adoptees were introduced with bipartisan support in the 114th Congress: the Adoptee Citizenship Act of 2015
(S.2275), and the Adoptee Citizenship Act of 2016 (H.R.5454). Neither bill was referred out of committee for a Congressional vote; and

WHEREAS, both bills sought to amend the Immigration and Nationality Act to grant automatic citizenship to all qualifying children adopted by a U.S. citizen parent, regardless of the date on which the adoption was finalized. Citizenship would be granted to any individual who was adopted by a U.S. citizen before age 18, was physically present in the United States in the citizen parent’s legal custody pursuant to a lawful admission before the individual reached age 18, never previously acquired U.S. citizenship, and was lawfully residing in the United States. The bills also would have given adult adoptees who had already been deported the opportunity to return to the United States; and

WHEREAS, to date, no similar legislation has been introduced in the 115th Congress during President Trump’s term; and

WHEREAS, naturalization of adult adoptees who immigrated to the United States under the promise of finding a permanent home is necessary to ensure that they are not forcibly removed from what has become their home country; NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF SEATTLE THAT:

Section 1. The Seattle City Council supports, as a civil right, automatic citizenship to all qualifying children adopted by a U.S. citizen parent, regardless of the date on which the adoption was finalized. The Seattle City Council does not condone the deportation of individuals who were adopted into American homes and should have every expectation that their citizenship matches that of their adoptive parents. The Seattle City Council additionally welcomes legislation that will provide citizenship for adult adoptees whose adoptive parents did not complete the naturalization process while they were children.
Section 2. The Seattle City Council urges the United States Congress and the President of the United States to enact legislation securing the citizenship of all internationally adopted adult individuals. The Seattle City Council requests that the Office of Intergovernmental Relations communicate this to Seattle’s Congressional Delegation and to the Office of the President.
Adopted by the City Council the 20th day of NOVEMBER, 2017,
and signed by me in open session in authentication of its adoption this 30th day of
NOVEMBER, 2017.

President [Signature]

of the City Council

Filed by me this 20th day of NOVEMBER, 2017.

[Signature]

Monica Martinez Simmons, City Clerk

(Seal)
STATE OF WASHINGTON -- KING COUNTY

356310

CITY OF SEATTLE, CLERKS OFFICE

Affidavit of Publication

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below stated period. The annexed notice, at

CT: 31781 & 31782 TITLE

was published on

12/06/17

The amount of the fee charged for the foregoing publication is the sum of $48.15 which amount has been paid in full.

[Signature]

Subscribed and sworn to before me on

12/06/2017

[Signature]

Notary public for the State of Washington, residing in Seattle
State of Washington, King County

City of Seattle

The full text of the following legislation, passed by the City Council on November 29, 2017, and published below by title only, will be mailed upon request, or can be accessed at http://seattle.legistar.com. For information on upcoming meetings of the Seattle City Council, please visit http://www.seattle.gov/council/calendar.

Resolution 31781

A RESOLUTION urging the President of the United States and the United States Congress to enact legislation securing the citizenship of internationally adopted adult individuals.

Resolution 31782

A RESOLUTION establishing a process by which the City of Seattle will determine new progressive revenues including an Employee Hours Tax, expressing the City Council’s intent to impose such potential revenues, and expressing the City Council’s intent to make investments with these revenues that would assist people who are homeless or at a high risk of becoming homeless in obtaining and retaining stable housing.


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