HAVE YOU BEEN STOPPED AND FRISKED BY THE NYPD?

The Center for Constitutional Rights, along with our co-counsel, is currently litigating a federal class-action lawsuit called *Floyd v. City of New York*, challenging the New York City Police Department’s illegal stop-and-frisk practices. This past May, the judge in the case ruled that anyone illegally stopped by the NYPD since January 2005 is potentially a member of the plaintiff class.

CONTACT US.

We are asking people who have been illegally stopped by the New York City Police Department since January 2005 to contact us, by filling out the form available online at: [http://stopandfrisklawsuit.com](http://stopandfrisklawsuit.com), by October 1, 2012.

WHAT IS FLOYD V. CITY OF NEW YORK?

*Floyd, et al. v. City of New York, et al.* is a federal class action lawsuit filed against the New York City Police Department and the City of New York that challenges the NYPD’s practices of racial profiling and unconstitutional stop-and-frisks. These NYPD practices have led to a dramatic increase in the number of suspicion-less stop-and-frisks per year in the city, with the majority of stops in communities of color.

For any questions about the Floyd class action lawsuit, you can visit: https://ccrjustice.org/floyd-class-action-faq

PLEASE NOTE: *Floyd v. City of New York* does not seek money for the class of individuals who have been unlawfully stopped and/or frisked by the NYPD. Instead, it seeks to obtain a ruling from a federal court that aspects of the NYPD’s stop-and-frisk policies and practices are unconstitutional and should be fundamentally changed.

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