

# The New York City Council

## Legislation Details (With Text)

File #: Int 0515-2018 Version: \* Name: Requiring certain types of bail recommendations.

**Type:** Introduction **Status:** Filed (End of Session)

**In control:** Committee on Criminal Justice

On agenda: 2/14/2018

Enactment date: Enactment #:

Title: A Local Law to amend the administrative code of the city of New York, in relation to requiring certain

types of bail recommendations

**Sponsors:** Rory I. Lancman

Indexes:

Attachments: 1. Summary of Int. No. 515, 2. Int. No. 515, 3. February 14, 2018 - Stated Meeting Agenda, 4. Hearing

Transcript - Stated Meeting 02-14-2018, 5. Minutes of the Stated Meeting - February 14, 2018

Date	Ver.	Action By	Action	Result
2/14/2018	*	City Council	Introduced by Council	
2/14/2018	*	City Council	Referred to Comm by Council	
12/31/2021	*	City Council	Filed (End of Session)	

Int. No. 515

#### By Council Member Lancman

A Local Law to amend the administrative code of the city of New York, in relation to requiring certain types of bail recommendations

### Be it enacted by the Council as follows:

Section 1. Title 9 of the administrative code of the city of New York is amended by adding a new section 9-306 to read as follows:

#### § 9-306 Bail evaluations.

The office shall ensure that any arraignment screening organization evaluates the amount of bail or bond each defendant has the financial capacity to post, including but not limited to the amount such defendant has the capacity to post as part of a partially secured bond, as defined in section 520.10 of the criminal procedure law or any successor statute, where appropriate. Where such evaluation includes an amount such defendant has the capacity to post as part of an insurance company bond, such evaluation shall consider the minimum value of

File #: Int 0515-2018, Version: \*

a bond that commercial bail bonds companies customarily accept. Such evaluation shall only be provided

routinely to such defendant's attorney prior to such defendant's arraignment. Nothing in this statute shall be

construed to effect the arraignment screening organization's ability to recommend a defendants' release on their own

recognizance. For the purposes of this section, the term "arraignment screening organization." means any

organization that interviews defendants prior to being arraigned in criminal court and issues any report to a

court regarding information procured in such interview.

§ 2. This local law takes effect 90 days after it becomes law.

BC

LS # 8903/Int. 1373-2016

LS 178 12/8/17