

The New York City Council

Legislation Details (With Text)

File #:	Int 0	210-2010	Version:	*	Name:	Establishing fees for certain pro	obation services.
Туре:	Intro	oduction			Status:	Enacted	
					In control:	Committee on Finance	
On agenda:	5/12	/2010					
Enactment date:	7/12	/2010			Enactment #	#: 2010/029	
Title:	A Local Law to amend the administrative code of the city of New York, in relation to establishing fees for certain probation services.						
Sponsors:	Elizabeth S. Crowley, Daniel J. Halloran III, (by request of the Mayor)						
Indexes:							
Attachments:	1. Memo In Support, 2. Committee Report 5/27/10, 3. Hearing Transcript 5/27/10, 4. Hearing Testimony 5/27/10, 5. Committee Assignment Change 6/24/10, 6. Committee Report 6/29/10, 7. Fiscal Impact Statement, 8. Hearing Transcript 6/29/10, 9. Hearing Transcript - Stated Meeting 6/29/10, 10. Mayor's Letter, 11. Local Law 29						
	iviay	or a Letter,	TT. LOOUT		3		
Date	Ver.		TT. Loodin			Action	Result
Date 5/12/2010					ŀ	Action ntroduced by Council	Result
	Ver.	Action By	ncil		۲ ا		Result
5/12/2010	Ver. *	Action By City Coun City Coun	ncil ncil se on Fire a		A I F	ntroduced by Council	Result
5/12/2010 5/12/2010	Ver. * *	Action By City Coun City Coun Committe Justice Se	ncil ncil ee on Fire a ervices ee on Fire a	and C	riminal F	ntroduced by Council Referred to Comm by Council	Result
5/12/2010 5/12/2010 5/27/2010	Ver. * * *	Action By City Coun City Coun Committe Justice Se Committe	ncil ncil ee on Fire a ervices ee on Fire a ervices	and C	riminal L	ntroduced by Council Referred to Comm by Council Hearing Held by Committee	
5/12/2010 5/12/2010 5/27/2010 5/27/2010	Ver. * * * *	Action By City Coun City Coun Committe Justice Se Committe Justice Se City Coun	ncil ncil ee on Fire a ervices ee on Fire a ervices	and C and C	riminal L F	ntroduced by Council Referred to Comm by Council Hearing Held by Committee Laid Over by Committee	
5/12/2010 5/12/2010 5/27/2010 5/27/2010 6/28/2010	Ver. * * * * *	Action By City Coun City Coun Committe Justice Se City Coun Committe	ncil ncil ee on Fire a ervices ee on Fire a ervices ncil	and C and C nce	riminal L F riminal L	ntroduced by Council Referred to Comm by Council Hearing Held by Committee Laid Over by Committee Re-referred to Committee by Counc	il
5/12/2010 5/12/2010 5/27/2010 5/27/2010 6/28/2010 6/29/2010	Ver. * * * * *	Action By City Coun City Coun Committe Justice Se City Coun Committe	ncil ee on Fire a ervices ee on Fire a ervices ncil ee on Finar ee on Finar	and C and C nce	riminal F riminal F riminal L F	ntroduced by Council Referred to Comm by Council Hearing Held by Committee Laid Over by Committee Re-referred to Committee by Counc Approved by Committee	il
5/12/2010 5/12/2010 5/27/2010 5/27/2010 6/28/2010 6/29/2010 6/29/2010	Ver. * * * * * * *	Action By City Coun City Coun Committe Justice Se City Coun Committe Committe	ncil ee on Fire a ervices ervices ncil ee on Finar ee on Finar ncil	and C and C nce	riminal F riminal F riminal F F	ntroduced by Council Referred to Comm by Council Hearing Held by Committee Laid Over by Committee Re-referred to Committee by Counc Approved by Committee Hearing Held by Committee	il Pass

7/13/2010 * City Council Recved from Mayor by Council Int. No. 210

By Council Members Crowley and Halloran (by request of the Mayor)

A Local Law to amend the administrative code of the city of New York, in relation to establishing fees for certain probation services.

Be it enacted by the Council as follows:

Mayor

Section 1. Title 9 of the administrative code of the city of New York is amended by adding a new

Signed Into Law by Mayor

7/12/2010

File #: Int 0210-2010, Version: *

chapter 2 to read as follows:

Chapter 2

Department of Probation

§ 9-201 Probation administrative fee.

a. In accordance with section 257-c of the executive law, any individual currently serving or who shall be sentenced to a period of probation upon conviction of any crime under article thirty-one of the vehicle and traffic law shall pay to the department of probation an administrative fee of thirty dollars per month.

b. The provisions of subdivision six of section 420.10 of the criminal procedure law shall govern for purposes of collection of the administrative fee.

c. The administrative fee authorized by this subdivision shall not constitute, nor be imposed, as a condition of probation.

d. The department of probation shall waive all or part of the administrative fee where, because of the indigence of the offender, the payment of the administrative fee would work an unreasonable hardship on the person convicted, his or her immediate family, or any other person who is dependent on such person for financial support.

e. In the event of non-payment of any fees that have not been waived by the department of probation, the city of New York may seek to enforce payment in any manner permitted by law for enforcement of a debt.

f. Monies collected pursuant to this section shall be utilized for probation services by the department of probation.

Section 9-202 Investigation fee.

a. In accordance with section 252-a of the family court act, when ordered by the court to conduct an investigation pursuant to section six hundred fifty-three of the family court act, the department of probation shall receive an investigation fee of not less than fifty dollars and not more than five hundred dollars from the

File #: Int 0210-2010, Version: *

parties in such proceeding for performing such investigation.

b. Such investigation fee shall be determined by the court based on the party's ability to pay the fee, and the schedule for payment shall be fixed by the court issuing the order for investigation, pursuant to the guidelines issued by the director of the New York state division of probation and correctional alternatives.

c. The court, in its discretion, may waive the investigation fee when the parties lack sufficient means to pay the fee.

d. The court shall apportion the investigation fee between the parties based upon the respective financial circumstances of the parties and the equities of the case.

e. Fees pursuant to this section shall be paid directly to the department of probation to be retained and utilized for local probation services.

§ 2. This local law shall take effect immediately, provided that the provisions of section 9-201 of the administrative code of the city of New York, as added by section one of this local law, shall apply to any individual currently serving or who shall be sentenced to a period of probation and such fee shall become due and owing on the first day of the first calendar month occurring at least ninety days after the effective date of this local law and thereafter on the first day of the calendar month, and provided further that the provisions of section 9-202 of the administrative code of the city of New York, as added by section one of this local law, shall apply to an investigation ordered by the court on or after the effective date of this local law.