

The New York City Council

## Legislation Details (With Text)

File #:	Int 0	239-2018 <b>Version:</b> *	Name:	Requiring optional HIV/AIDS tests w released from a department of juven facility or a corrections facility.		
Туре:	Intro	oduction	Status:	Filed (End of Session)		
			In control:	Committee on Youth Services		
On agenda:	1/31	/2018				
Enactment date	:		Enactment	#:		
Title:	HIV/	A Local Law to amend the administrative code of the city of New York, in relation to requiring optional HIV/AIDS tests when anyone is released from a department of juvenile justice facility or a corrections facility				
Sponsors:	Marl	Mark Levine, Vanessa L. Gibson, Keith Powers, Brad S. Lander, Antonio Reynoso				
Indexes:						
Attachments:		1. Summary of Int. No. 239, 2. Int. No. 239, 3. January 31, 2018 - Stated Meeting Agenda, 4. Hearing Transcript - Stated Meeting 01-31-2018, 5. Minutes of the Stated Meeting - January 31, 2018				
Date	Ver.	Action By		Action	Result	
1/31/2018	*	City Council		Introduced by Council		
1/31/2018	*	City Council		Referred to Comm by Council		
12/31/2021	*	City Council		Filed (End of Session)		
Int. No. 239						

By Council Members Levine, Gibson, Powers, Lander and Reynoso

A Local Law to amend the administrative code of the city of New York, in relation to requiring optional HIV/AIDS tests when anyone is released from a department of juvenile justice facility or a corrections facility

## Be it enacted by the Council as follows:

Section 1. Chapter one of title 17 of the administrative code of the city of New York is amended by

adding a new section 17-104.1 to read as follows:

§ 17-104.1 HIV/AIDS testing. a. For the purposes of this section, the following term shall be defined as follows: "HIV/AIDS test" shall mean any one of the seven FDA-approved rapid HIV tests.

b. The department shall also offer a free HIV/AIDS test to anyone released from a department of juvenile

justice facility or a corrections facility after serving more than six months time. The department shall provide a

waiver form for signature to any person refusing such a test acknowledging that they have chosen to opt-out of

such test.

c. If the offer to test pursuant to subdivision b of this section is accepted the department must make every

reasonable attempt to contact the individual with results and counseling as to any needed health care services.

§ 2. This local law takes effect 60 days after it becomes law.

JW (2014)/MMB (2017) LS #144/Int. 0306-2014 NEW LS # 1184 1/3/18; 12:47 p.m.