

The New York City Council

## Legislation Details (With Text)

File #:	Res 2291- 2009	Version:	*	Name:	Condemning the interrogation practices used by Immigration and Customs Enforcement officials on detainees housed in New York City Department of		
Tumo	Decelution			Status	Corrections' facilities.		
Туре:	Resolution			Status:	Filed		
				In control:	Committee on Immigration		
On agenda:	12/9/2009						
Enactment date:		Enactment #:					
Title:	Resolution condemning the interrogation practices used by Immigration and Customs Enforcement officials on detainees housed in New York City Department of Corrections' facilities.						
Sponsors:	Kendall Stewa	Kendall Stewart, Letitia James, Melissa Mark-Viverito, Darlene Mealy					
Indexes:							

## Attachments:

Date	Ver.	Action By	Action	Result
12/9/2009	*	City Council	Introduced by Council	
12/9/2009	*	City Council	Referred to Comm by Council	
12/31/2009	*	City Council	Filed (End of Session)	
			2201	

Res. No. 2291

Resolution condemning the interrogation practices used by Immigration and Customs Enforcement officials on detainees housed in New York City Department of Corrections' facilities.

By Council Member Stewart, James, Mark-Viverito and Mealy.

Whereas, The United States Immigration and Customs Enforcement office (ICE), a division of the

Department of Homeland Security (DHS), enters into agreements with state and local law enforcement

agencies in order to enforce the nation's customs and immigration laws; and

Whereas, The New York City Department of Corrections (DOC) gives ICE a list of foreign-born

detainees housed on Rikers Island and also provides ICE with no-cost space where ICE officials can interview

such detainees; and

Whereas, When questioning inmates, ICE officials are often in plain clothes, do not provide interpreters

and deny foreign-born inmates their constitutional rights to be presumed innocent, remain silent, and be

## File #: Res 2291-2009, Version: \*

represented by a lawyer; and

Whereas, Since 2004, at least 13,000 New York City residents, who at one time were detained on Rikers Island, have been placed in deportation proceedings as a result of this practice; and

Whereas, According to the New Sanctuary Coalition, an immigration policy reform group, many Rikers Island detainees are arrested on minor charges or are later determined to be not guilty; and

Whereas, In 2007, ICE officials interviewed 3,979 Rikers Island inmates and placed detainers on 3,212 inmates, sending them to immigration detention centers; and

Whereas, The current deportation practices of ICE officials at Rikers Island often leave families abandoned in New York City and render them dependent on the City's strained social service system; and

Whereas, New York City, home to approximately 2.9 million immigrants, has instituted several policies and procedures to protect immigrants and to encourage them to become active members in City life; and

Whereas, The current practices of ICE officials at Rikers Island go against New York City's longstanding commitment to its large immigrant population and, if continued, will result in an untenable level of vulnerability for immigrant New Yorkers; now, therefore, be it,

Resolved, That the Council of the City of New York condemns the interrogation practices used by Immigration and Customs Enforcement officials on detainees housed in New York City Department of Corrections' facilities.

JEB LS #7624 12/4/09

\_\_\_\_\_