



Legislation Details (With Text)

File #: Res 0328-2022 **Version:** * **Name:** Increase oversight of the immigration bond industry and curb abusive practice. (S7475B/ A7770C)

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

In control: Committee on Immigration

On agenda: 9/29/2022

Enactment date: **Enactment #:**

Title: Resolution calling upon New York State Legislature to pass, and the Governor to sign, S7475B/ A7770C, which would increase oversight of the immigration bond industry and curb abusive practices.

Sponsors: Crystal Hudson, Shahana K. Hanif, Farah N. Louis, Gale A. Brewer, Lincoln Restler, Rita C. Joseph, Shaun Abreu

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Attachments: 1. Res. No. 328, 2. September 29, 2022 - Stated Meeting Agenda, 3. Hearing Transcript - Stated Meeting 9-29-22, 4. Minutes of the Stated Meeting - September 29, 2022

Date	Ver.	Action By	Action	Result
9/29/2022	*	City Council	Introduced by Council	
9/29/2022	*	City Council	Referred to Comm by Council	
12/31/2023	*	City Council	Filed (End of Session)	

Res. No. 328

Resolution calling upon New York State Legislature to pass, and the Governor to sign, S7475B/ A7770C, which would increase oversight of the immigration bond industry and curb abusive practices.

By Council Members Hudson, Hanif, Louis, Brewer, Restler, Joseph and Abreu

Whereas, There were more than 21,000 immigrants booked into Immigration and Custom Enforcement (ICE) detention as of June 2022, according to data by Syracuse University; and

Whereas, Immigrant New Yorkers are detained in approximately 76 different detention facilities in New York State; and

Whereas, Some immigrant detainees are bond eligible and can be charged between \$1,500 and \$10,000 for a bond, according to *Documented*; and

Whereas, According to *Documented*, the median bond is \$7,500 in New York City; and

Whereas, Many bond companies require immigrant detainees to pay fees greater than \$400 to wear an ankle monitor in exchange for a bond; and

Whereas, According to Human Rights First report, the average wait time in New York State immigration courts is at least 2 years; and

Whereas, As a result, detained immigrants sometimes end up paying thousands of dollars for ankle monitor fees alone; and

Whereas, For example, a Virginia-based for-profit bond company, Libre by Nexus, reportedly charged one immigrant detainee \$420 a month for an ankle monitor over the course of three years as the detainee waited for his case to proceed; and

Whereas, In 2021, New York Attorney General Letitia James, along with U.S. Consumer Financial Protection Bureau and the attorneys general of Massachusetts and Virginia, sued Libre by Nexus in federal court, for alleged deceptive and abusive practices; and

Whereas, S7475B, introduced by State Senator Jamaal Bailey, and companion bill, A7770C, introduced by State Assembly Member Harvey Epstein, would impose restrictions on immigration bail businesses and prohibit immigration bond businesses from requiring electronic monitoring as a condition of an immigration bail; and

Whereas, S7475B/A7770C would also establish a cap on immigration bond premiums; and, therefore, be it

RESOLVED, That the Council of the City of New York calls upon New York State Legislature to pass, and the Governor to sign, S7475B/ A7770C, which would increase oversight of the immigration bond industry and curb abusive practices.

LS9550
8/16/2022
KMD