

## The New York City Council

## Legislation Details (With Text)

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department of parks and recreation.

Type: Introduction Status: Filed (End of Session)

**In control:** Committee on Parks and Recreation

On agenda: 3/7/2018

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Title: A Local Law to amend the administrative code of the city of New York, in relation to permits for large

special events issued by the department of parks and recreation

Sponsors: Mark Levine Indexes: Oversight

Attachments: 1. Summary of Int. No. 652, 2. Int. No. 652, 3. March 7, 2018 - Stated Meeting Agenda, 4. Hearing

Transcript - Stated Meeting 03-07-18, 5. Minutes of the Stated Meeting - March 7, 2018

Date	Ver.	Action By	Action	Result
3/7/2018	*	City Council	Introduced by Council	
3/7/2018	*	City Council	Referred to Comm by Council	
12/31/2021	*	City Council	Filed (End of Session)	

Int. No. 652

## By Council Member Levine

A Local Law to amend the administrative code of the city of New York, in relation to permits for large special events issued by the department of parks and recreation

## Be it enacted by the Council as follows:

Section 1. Chapter 1 of title 18 of the administrative code of the city of New York is amended by adding a new section 18-155 to read as follows:

§ 18-155 Special event permits a. No less than 20 days before granting or denying an application for a permit to use park facilities under the jurisdiction of the department for the purposes of holding an event where (i) more than 500 persons are expected to attend and (ii) revenue generating activities during such event are expected to occur, the department shall provide written notification of such application by facsimile, regular mail, electronic mail or by personal delivery to the community board for each community district where such park facilities are located and shall post such application on the website of the department. Any comments

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provided from such community boards regarding such proposed event shall be posted on the website of the

department upon the receipt of such comments.

b. Where more than one person applies for a permit to hold an event on the same date and in the same

location on park facilities under the jurisdiction of the department, and the department determines that such

facilities cannot reasonably accommodate both such proposed events at such date and time, the department, in

determining which of the applicants shall be granted such permit, shall consider the application that the

department first received and also consider the following factors: (i) the proposed length of time over which

such proposed events may occur; (ii) the number of attendees expected to attend such proposed events; (iii) the

effect that such proposed events may have on the maintenance of the park where they may occur, including any

possibility of damage to parkland or facilities; (iv) whether any of the applicants have previously been granted

permits for events to be held in parks under the jurisdiction of the department and whether such event was

conducted in a way that was caused damage or injury to park users, parkland or park facilities; (v) whether any

of the applicants have previously been granted permits for events to be held in parks and did, on that prior

occasion, knowingly violate a term or condition of the permit, or any law, ordinance, statute or regulation

relating to the use of the parks; and (vi) the expected cost to the department for each proposed event.

§ 2. This local law takes effect 90 days after it becomes law, except that the commissioner of

parks and recreation may promulgate rules or take other actions for the implementation of this local law prior to

such effective date.

KS LS 7001/Int 1151-2016 LS 1157 1/4/18