

The New York City Council

Legislation Details (With Text)

File #: Int 0370-2006 Version: * Name: Three-platoon system of the department of

correction.

Type: Introduction Status: Enacted

In control: Committee on Civil Service and Labor

On agenda: 6/13/2006

Title: A Local Law to amend the administrative code of the city of New York, in relation to the three-platoon

system of the department of correction, and to repeal subdivision e of section 9-116 of the

administrative code of the city of New York, relating to removal of the correction commissioner for

having failed to install a system of rotating tours of duty.

Sponsors: Joseph P. Addabbo, Jr., Leroy G. Comrie, Jr., Melissa Mark-Viverito, Larry B. Seabrook, Kendall

Stewart, Michael C. Nelson, Helen Sears, Hiram Monserrate, David I. Weprin, (by request of the

Mayor)

Indexes:

Attachments: 1. Committee Report, 2. Hearing Transcript, 3. Fiscal Impact Statement, 4. Press Release, 5.

Hearing Transcript - Stated Meeting 10/25/06, 6. Local Law

Date	Ver.	Action By	Action	Result
6/13/2006	*	City Council	Introduced by Council	
6/13/2006	*	City Council	Referred to Comm by Council	
10/24/2006	*	Committee on Civil Service and Labor	Hearing Held by Committee	
10/24/2006	*	Committee on Civil Service and Labor	Approved by Committee	Pass
10/25/2006	*	City Council	Approved by Council	Pass
10/25/2006	*	City Council	Sent to Mayor by Council	
11/9/2006	*	Mayor	Hearing Held by Mayor	
11/9/2006	*	Mayor	Signed Into Law by Mayor	
11/9/2006	*	City Council	Recved from Mayor by Council	
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Int. No. 370

By Council Members Addabbo Jr., Comrie, Mark-Viverito Seabrook, Stewart, Nelson, Sears, Monserrate and Weprin (by request of the Mayor)

A Local Law to amend the administrative code of the city of New York, in relation to the three-platoon system of the department of correction, and to repeal subdivision e of section 9-116 of the administrative code of the city of New York, relating to removal of the correction commissioner for having failed to install a system of rotating tours of duty.

Be it enacted by the Council as follows:

Section 1. Subdivision c of section 9-116 of the administrative code of the city of New York is amended

to read as follows:

c. Tours of duty shall commence at midnight, eight o'clock ante meridian and four o'clock post meridian of each consecutive twenty-four hours. Such tours of duty shall hereinafter be designated as normal tours of duty. At the discretion of the warden or other officer or officers in charge of an institution, other tours of duty may be created. Such tours of duty shall hereinafter be designated as miscellaneous tours of duty.

Within each complete working cycle at each institution, every custodial officer in the same employee classification shall be assigned to the same number of each of the normal tours of duty. For the purpose of such assignment of normal tours of duty as hereinbefore prescribed, miscellaneous tours of duty which commence at or after seven o'clock ante meridian and at or before eleven o'clock ante meridian shall be considered to be a part of that normal tour of duty which commences at eight o'clock ante meridian; miscellaneous tours of duty which commence after eleven o'clock ante meridian and before eight o'clock post meridian shall be considered to be a part of that normal tour of duty which commences at four o'clock post meridian; miscellaneous tours of duty which commence at or after eight o'clock post meridian and before seven o'clock ante meridian shall be considered to be a part of that normal tour of duty which commences at midnight.

All normal tours of duty which commence at midnight or at four o'clock post meridian, and all miscellaneous tours of duty which shall be considered a part of these normal tours of duty as hereinbefore prescribed, shall be changed at least once in every calendar month.

Every member of each platoon shall be entitled to at least one calendar day of rest upon the completion of every six tours of duty. This day of rest shall not be deferred longer than one calendar week after such member has become entitled thereto.

None of the foregoing provisions of this section shall apply to or govern the rotation of tours of duty of custodial officers who may be detailed or assigned to an institution wherein no inmates are detained overnight.

Where in any single institution the total number of custodial officers in any single employee classification is less than four in number, none of the foregoing provisions of this section shall apply to or

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govern the rotation of tours of duty of members of such employee classification in said institution.

None of the foregoing provisions of this section shall apply to or govern the rotation of tours of duty of custodial officers who may be detailed or assigned to what shall hereinafter be known and designated as the special duty squad at each institution, provided, however, that the number of custodial officers detailed or assigned to a special duty squad at any single institution may not exceed twenty-five per centum of the total number of custodial officers employed at the said institution; provided, however, that custodial officers detailed or assigned to special duty squads may be assigned only to that normal tour of duty commencing at eight o'clock ante meridian, or to miscellaneous tours of duty constituting a part of such normal tour of duty; and provided further, however, that throughout the department of correction the total number of custodial officers detailed or assigned to steady tours of duty, whether as members of special duty squads or otherwise, shall not exceed fifteen per centum of the total number of custodial officers employed in the department of correction. None of the foregoing provisions of this subdivision shall apply to or govern the rotation of tours of duty of custodial officers who may be detailed or assigned to steady tours of duty for reasons of management efficiency, which reasons shall presumptively include the subdivision of a facility and/or unit into smaller units of management.

- §2. Subdivision e of section 9-116 of the administrative code of the city of New York is REPEALED.
 - §3. This local law shall take effect 30 days after it shall have become a law.