

The New York City Council

# Legislation Details (With Text)

File #:	Int 0	037-2010	Version:	А	Name:	Requiring the department of juve	enile justice to report
Type	Intro	duction			Status:	on demographic data. Enacted	
Туре:	muo	uucuon					
<b>a</b> .	0/44	100.40			In control:	Committee on Juvenile Justice	
On agenda:		/2010					
Enactment date:	5/18	/2010			Enactment #:	2010/012	
Title:	A Local Law to amend the administrative code of the city of New York, in relation to requiring the department of juvenile justice to report on demographic data.						to requiring the
Sponsors:	Sara M. Gonzalez, Gale A. Brewer, Lewis A. Fidler, Letitia James, G. Oliver Koppell, Brad S. Lander, Michael C. Nelson, Annabel Palma, Domenic M. Recchia, Jr., Diana Reyna, Ydanis A. Rodriguez, James Sanders, Jr., Robert Jackson, Helen D. Foster, Elizabeth S. Crowley, Daniel J. Halloran III, Maria Del Carmen Arroyo, Erik Martin Dilan, Jumaane D. Williams, Thomas White, Jr., Stephen T. Levin, Deborah L. Rose						
Indexes:							
Attachments:	1. In	t. No. 37 - 2	2/11/10, 2.		mittee Report 4	/21/10, 3. Hearing Testimony 4/21/ <sup>-</sup>	10, 4. Hearing
	Tran	script 4/21	/10, 5. Con			10, 6. Hearing Transcript 4/26/10, 7 ting 4/29/10, 9. Local Law 12	
Date	Tran	script 4/21, ement, 8. ⊢	/10, 5. Con		pt - Stated Mee		
Date 2/11/2010	Tran State	script 4/21, ement, 8. ⊢	/10, 5. Con learing Tra		pt - Stated Mee	ting 4/29/10, 9. Local Law 12	. Fiscal Impact
	Tran State Ver.	script 4/21, ement, 8. H Action By	/10, 5. Con learing Tra		pt - Stated Mee Ad	ting 4/29/10, 9. Local Law 12	. Fiscal Impact
2/11/2010	Tran State Ver.	Action By City Cour City Cour	/10, 5. Con learing Tra	inscri	pt - Stated Mee Ac In R	ting 4/29/10, 9. Local Law 12 tion troduced by Council	. Fiscal Impact
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Int. No. 37-A

Recved from Mayor by Council

By Council Members Gonzalez, Brewer, Fidler, James, Koppell, Lander, Nelson, Palma, Recchia Jr., Reyna, Rodriguez, Sanders Jr., Jackson, Foster, Crowley, Halloran, Arroyo, Dilan, Williams, White, Levin and Rose

A Local Law to amend the administrative code of the city of New York, in relation to requiring the department of juvenile justice to report on demographic data.

Be it enacted by the Council as follows:

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**City Council** 

5/19/2010

Section 1. Title 9 of the administrative code of the city of New York is amended by adding a new chapter to read as follows:

## CHAPTER 2

### DEPARTMENT OF JUVENILE JUSTICE

#### §9-201 Demographic Data.

9-201 Demographic Data. a. Beginning no later than September  $30^{\text{th}}$  of the year of enactment of the local law that added this section and on or before September  $30^{\text{th}}$  of each year thereafter, the department of juvenile justice shall post a report on the department website regarding the total number of admissions to detention facilities in the previous fiscal year disaggregated by the following: (i) age; (ii) gender; (iii) race; (iv) zip code of residence, except that for a number between one and five admissions from one zip code, the number shall be replaced with a symbol; (v) for youth remanded to a detention facility by a court, the most serious charged offense on the court petition, complaint or indictment at the time the department assumed custody; and (vi) for youth brought to detention by police, whether the top arrest charge was a misdemeanor or a felony at the time the department assumed custody.

b. Beginning no later than September  $30^{th}$  of the year of enactment of the local law that added this section and on or before September  $30^{th}$  of each year thereafter, the department of juvenile justice shall post a report on the department website regarding the average daily population in secure and non-secure detention facilities in the previous fiscal year and the number of youth admitted during the reporting period who spent time either in non-secure detention only, secure detention only, or both non-secure and secure detention, during the reporting period, disaggregated by the following: (i) age; (ii) gender; (iii) race; (iv) zip code of residence except that for a number between one and five admissions from one zip code, the number shall be replaced with a symbol; (v) for youth remanded to a detention facility by a court, the most serious charged offense on the court petition, complaint or indictment at the time the department assumed custody; and (vi) for youth brought to detention by police, whether the top arrest charge was a misdemeanor or a felony at the time the department

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assumed custody.

§2. This local law shall take effect sixty days after its enactment into law.

LS #7690 LC 04/20/2010 7:10pm