



Legislation Text

File #: Int 0491-2011, **Version:** *

Int. No. 491

By Council Members Halloran, Cabrera, Chin, Fidler, James, Koppell, Mealy, Williams, Nelson, Koo and Ulrich

A Local Law to amend the administrative code of the city of New York, in relation to requiring the New York City Police Department to report on gang-related arrests in schools.

Be it enacted by the Council as follows:

Section 1. Section 14-152 of the administrative code of the city of New York is amended to read as follows:

14-152. School activity reporting. a. Definitions. For the purposes of this section the following terms shall have the following meanings:

1. "Non-criminal incident" shall mean an incident occurring within a New York city public school that does not constitute a felony or misdemeanor, and that falls within one of the following types: dangerous instruments; fireworks; trespass; disorderly conduct; harassment; loitering; or possession of marijuana.

2. "School safety agent" shall mean a person employed by the department as a peace officer for the purpose of maintaining safety in New York city public schools.

3. "Gang" shall mean a criminal street gang, as defined in subdivision b of section 10-170 of chapter one of title ten of this code.

4. "Gang motivated incident," shall mean an incident involving unlawful conduct committed primarily to benefit the interests of a gang.

b. Report of activity relating to schools. The department shall submit to the council on a quarterly basis, a report based on data reflecting summons, arrest and non-criminal incident activity from the preceding quarter. Such report shall be disaggregated by patrol borough and include, at a minimum:

1. the number of individuals arrested and/or issued a summons by school safety agents or police officers assigned to the school safety division of the New York city police department;

2. in those cases where arrests were made or summonses were issued: (i) the charges (including penal law section or other section of law), [and](ii) whether the charge was a felony, misdemeanor or violation, and (iii) whether the charge resulted from a

gang motivated incident; and

3. the number and type of non-criminal incidents that occurred.

§ 2. This local law shall take effect 120 days after its enactment into law.

OP
LS #1886
2/9/11