

The New York City Council

Legislation Details (With Text)

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public defenders and assistant district attorneys with

city agency attorneys.

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Title: A Local Law in relation to establishing a temporary task force on pay parity for public defenders and

assistant district attorneys with city agency attorneys

Sponsors: Diana I. Ayala, Deborah L. Rose

Indexes: Council Appointment Required, Other Appointment Required

Attachments: 1. Summary of Int. No. 1103, 2. Int. No. 1103, 3. September 12, 2018 - Stated Meeting Agenda with

Links to Files, 4. Hearing Transcript - Stated Meeting 09-12-2018, 5. Minutes of the Stated Meeting - September 12, 2018, 6. Committee Report 10/25/18, 7. Hearing Testimony 10/25/18, 8. Hearing

Transcript 10/25/18

Date	Ver.	Action By	Action	Result
9/12/2018	*	City Council	Introduced by Council	
9/12/2018	*	City Council	Referred to Comm by Council	
10/25/2018	*	Committee on Justice System	Hearing Held by Committee	
10/25/2018	*	Committee on Justice System	Laid Over by Committee	
12/3/2020	*	City Council	Re-referred to Committee by Council	
12/31/2021	*	City Council	Filed (End of Session)	

Int. No. 1103

By Council Members Ayala and Rose

A Local Law in relation to establishing a temporary task force on pay parity for public defenders and assistant district attorneys with city agency attorneys

Be it enacted by the Council as follows:

Section 1. Temporary task force on pay parity for public defenders and assistant district attorneys with other city agency attorneys.

a. The coordinator of criminal justice as defined in section 13 of the New York city charter, or such other person as the mayor may designate, shall establish and implement a temporary task force to address issues related to the pay parity of the city's assistant district attorney's and public defenders, with that of attorneys

working for other city agencies, including the department of education, the department of correction, and the law department.

- b. The task force shall consist of no less than 12 members as follows:
- (1) Eight members appointed by the mayor, chosen from individuals representing relevant city agencies, provider organizations, and advocacy groups; and
- (2) Four members appointed by the speaker of the council, chosen from individuals representing provider organizations and advocacy groups.
- c. In addition the mayor, or the coordinator of criminal justice, shall invite the governor of the state of New York, or the governor's designee, to appoint a representative to the task force.
- d. Membership on the task force shall not constitute the holding of a public office, and members of the task force shall not be required to take or file oaths of office before serving on the task force. All members of the task force shall serve without compensation.
 - e. The task force shall meet at least four times per year.
- f. The task force shall issue recommendations to the coordinator of criminal justice, or such other person as the mayor may designate, and the mayor, and council no later than 12 months after the final member of the task force is appointed. Such report shall, to the extent practicable, include but not be limited to the following information regarding pay parity between the city attorneys:
- 1. An analysis of the salaries both starting and longitudinal between assistant district attorney's, public defenders, and attorneys in city agencies, including the department of education, the department of correction, and the law department.
- 2. An analysis of the organizational structure, budgetary constraints and hiring and retention policies of the city's district attorney offices and indigent defense providers, including but not limited to: (i) the unique

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retention issues for the agencies and nonprofits employing criminal court attorneys, including an analysis of

caseloads (differentiated by felonies and misdemeanors); (ii) the funding streams for district attorney offices

and indigent defense providers including state and federal contributions; (iii) attrition rates of assistant district

attorney's and public defenders, within the first three to five years of practice; (iv) how office infrastructure,

organizational culture, and court delay effect retention rates; (v) how other cities have approached the issue of

pay parity; and (vi) how the city can work with providers to improve retention rates; and

3. Any other recommendations to assist in supporting and sustaining the city's assistant district attorneys

and public defenders, including, but not limited to potential legislative reforms.

f. Following the publication of the initial report, the task force shall continue to meet at least four times

a year and shall make supplemental recommendations, as needed, to the coordinator of criminal justice, or such

other person as the mayor may designate. Such coordinator or other person shall publish supplemental annual

reports, as needed, updating the mayor and council on any progress in the implementation of the

recommendations contained in the initial report.

g. The task force shall cease to exist four years after the publication of its initial report.

§2. This local law takes effect immediately.

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