	New	York State Department of State
Division of Corporation	is, State Records	and Uniform Commercial Code
	One Commerc	e Plaza, 99 Washington Avenue
	-	Albany, NY 12231-0001
· · · · · · · · · · · · · · · · · · ·		www.doa.ny.gov

Local Law Filing

(Use this form to file a local law with the Secretary of State.)

Text of law should be given as amended. Do not include matter being eliminated and do not use italics or underlining to indicate new matter. FILED STATE RECORDS County City Town Village AUG 0 1 2016

1-0-0-0		
of	E	rie

DEPARTMENT OF STATE

of the year 20 16 Local Law No. 3

Preventing Head Trauma from Concussions in Youth Sports A local law

(Insert Title)

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Be it enacted by the	9	·	of the
	(Name of Legislative Body)		
County City	Town Village	1	
of Erie County I	_egislature		as follows:

Section 1: LEGISLATIVE INTENT

Contact and collision sports such as football, hockey, and soccer have been an integral part of youth development in our community but there is growing evidence that concussions cause negative long-term health consequences. The intent of this legislation is to ensure that all minors playing organized contact or collision youth sports in Erie County are properly supervised and that those who have been entrusted with the safety of minors are sufficiently trained in identifying concussion related symptoms.

(if additional space is needed, attach pages the same size as this sheet, and number each.)

Section 2: DEFINITIONS

- a) Organized youth sport is defined as sport that is formally governed by an institution or organization.
- b) Contact youth sport is defined as a sport in which the participants necessarily come into bodily contact with one another.
- c) Collision youth sport is defined as a sport where athletes purposely hit or collide with each other or inanimate objects, including the ground, with great force.
- d) Supervisor of minors playing contact youth sports hereby referred to as "supervisor" is defined as any coach, referee or official who acts in a supervisory governing capacity on the field of play.
- e) Short Notice is defined as within 2 weeks.

Section 3: REQUIREMENTS FOR SUPERVISORS

- a) Any supervisor of minors playing organized contact or collision sports shall take a course in concussion safety.
- b) Any organization facilitating organized contact or collision youth sports shall maintain a record that shows that those who supervise minors playing organized contact or collision youth sports within their organization have taken a course in concussion safety.
- c) If a new supervisor is needed on short notice, the interim supervisor shall have no more than 2 weeks from the beginning of their duties to take a course in concussion safety.

Section 4: CONCUSSION SAFETY COURSES

- a) The Erie County Department of Health shall facilitate no less than 4 concussion safety courses per year. The content of this course shall be determined by the Commissioner of Health. The course shall be free of charge.
- b) Acceptable alternatives to the County concussion safety course are the Center for Disease Control's HEADS UP to Youth Sports: Online Training or the NFHS Concussion in Sports Course or any concussion protocol training determined by he Erie County Department of Health to be equal to or greater than the Center for Disease Control's HEADS UP to Youth Sports Course.

Section 5: ENFORCEMENT

- a) The County Health Department will have the power to enforce this law.
- b) The County Health Department shall notify to the best of their abilities all known youth sports organizations that participate in contact or collision sports that a concussion safety course is required for all supervisors of contact or collision youth sports.

c) Any organization facilitating contact or collision youth sports that cannot or will not produce records showing their supervisors have completed one of the defined courses on concussion safety upon request from the County Health Department shall be issued a \$100 fine, subsequent violations within a calendar year shall result in a \$200 fine.

Section 6: EFFECTIVE DATE

This local law shall become effective upon filing with the Secretary of State.

Section 7: SEVERABILITY

If any clause, sentence, paragraph, subdivision, section or part of this Local Law or the application thereof, to any person, individual, corporation, firm, partnership, entity or circumstance, shall be adjudged by any court of competent jurisdiction to be invalid or unconstitutional such order of judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section or part of this Local Law or its application to the person, individual, corporation, firm, partnership, entity, or circumstances directly involved in the controversy in which such judgment or order shall be rendered.

SPONSOR: Legislator Patrick B. Burke Legislator Joseph C. Lorigo

REFERENCE LOACL LAW INTRO. 2-4 (2016)

(Complete the certification in the paragraph that applies to the filing of this local law and strike out that which is not applicable.)

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* Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a county-wide basis or, if there be none, the chairperson of the county legislative body, the mayor of a city or village, or the supervisor of a town where such officer is vested with the power to approve or veto local laws or ordinances.

DOS-0239-1-1 (Rev. 04/14)

5. (City local law concerning Charter revision proposed by petition.) I hereby certify that the local law annexed hereto, designated as local law No._______ of 20______ of the City of _______ having been submitted to referendum pursuant to the provisions of section (38)(37) of the Municipal Home Rule Law, and having received the affirmative vote of a majority of the qualified electors of such city voting thereon at the (special)(general) election held on ______ 20_____ became operative.

6. (County local law concerning adoption of Charter.)

I hereby certify that the local law annexed hereto, designated as local law No...

of 20 _____ of

the County of ______State of New York, having been submitted to the electors at the General Election of November ______20____, pursuant to subdivisions 5 and 7 of section 33 of the Municipal Home Rule Law, and having received the affirmative vote of a majority of the qualified electors of the cities of said county as a unit and a majority of the qualified electors of the towns of said county considered as a unit voting at said general election, became operative.

(If any other authorized form of final adoption has been followed, please provide an appropriate certification.) I further certify that I have compared the preceding local law with the original on file in this office and that the same is a correct transcript therefrom and of the whole of such original local law, and was finally adopted in the manner indicated in paragraph $\frac{2}{2}$ above.

Date:

Clark of the county legislative body, City, Town or Village Clerk or officer designated by local legislative body

(Seal)

DOS-0239-F-I (Rev. 04/14)

A Public Hearing was held on the foregoing Local-Law-Intro. No. 2-4 2016 on July 12, 2016 due notice thereof having been published in the official newspapers of the County of Erie designated for this purpose, and after due deliberation thereon, I, MARK C. POLONCARZ, County Executive of Erie County, do hereby APPROVE and SIGN said Local Law this <u>27000</u> day of July, 2016.

Mark C. Poloncarz

Mark C. Poloncarz

A Public Hearing was held on the foregoing Local Law Intro. No. 2-4 2016 on July 12, 2016 due notice thereof having been published in the official newspapers of the County of Erie designated for this purpose, and after due deliberation thereon, I, MARK C. POLONCARZ, County Executive of Erie County, do hereby DISAPPROVE and VETO said Local Law this _____ day of July, 2016.