Local Law Filing

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

	derlining to indicate new matter. City Town Village	STATE RECORDS
of Erie		MAR 1 4 2012
		DEPARTMENT OF STA
Local Law	No. 1 of the year 20 12	
A local law	to prohibit Cyber-Bullying in Erie County (Insert Title)	
Be it enact	ted by the Erie County Legislature (Name of Legislative Body)	of the
County (Select one:)	City Town Village	
of Erie		as follows:
CTION 1. LEG	SISLATIVE INTENT.	
	standing problem among school-aged children in Erie County and sibility to electronic means of communication, bullying has transful to a broader societal problem.	
ool-based issu		
searchers have	e demonstrated that bullying has long-term consequences. Furtying on the job, on athletic teams, on college campuses and the	• •
searchers have seroom to bully perts have suggicies against bu		internet. to maintain and enforce consistent
searchers have surported by the services against but bying occurs award actually see the ser-bullying sufficiety, social isolarical	ying on the job, on athletic teams, on college campuses and the gested that one tool for schools to use in combatting bullying is ullying and harassment, including cyber-bullying. Such enforcer	internet. to maintain and enforce consistent ment is not always possible if ey inflict on their victims, as they do are anonymous. Victims of en showing signs of depression, esteem and declining school

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

Page 2 of 3 DOS-0239-f-I (Rev. 02/12)

Legislation to discourage and prevent cyber-bullying from occurring.

Therefore, the purpose of this law is to ban cyber-bullying in Erie County.

SECTION 2. DEFINITIONS.

As used in this article, the following terms to have the meanings indicated:

- A. County the County of Erie, New York.
- B. Cyber-bullying shall mean harassment or bullying accomplished by publishing, communicating or causing a communication to be initiated or displayed through electronic means, including, but not limited to, electronic mail, internet-based communication, pager service, cell phone, or electronic text messaging.
- C. Harassment or Bullying shall include a course of conduct or repeated creation and/or the dissemination of any intentional written, visual, verbal, or physical act or conduct targeting at a specific other person which is severe, persistent, pervasive or repeated, and serves no legitimate purpose, and that a reasonable person under the circumstances would know could result in, and does in fact result in:
 - a) Placing such other person in actual or reasonable fear of physical harm to himself or herself, or to a member of such person's immediate family or a third party with whom such person is acquainted; or
 - b) Placing such other person in actual or reasonable fear of damage to the property of such person or to a member of such person's immediate family or a third party with whom such person is acquainted; or
 - c) A substantial detrimental effect on such other person's physical, mental or emotional health.
- D. Minor shall mean any natural person or individual under the age of eighteen (18).
- E. Person shall mean any natural person or individual.
- F. Publishing shall include issuing, printing, reproducing, distributing, circulating or any other means of publicizing or communicating to other individuals, including by electronic means.

G. Student – shall mean any person who is enrolled in a primary, secondary, or post-secondary educational institution located within the County.

SECTION 3. PROHIBITIONS.

No person shall engage in cyber-bullying against any minor or student person when such minor or student is located in the County of Erie

SECTION 4. PENALTIES.

Any person who knowingly violates the provisions of this local la shall be guilty of an unclassified misdemeanor punishable by a fine of up to \$1,000.00 and/or up to one year imprisonment.

SECTION 5. APPLICABILITY.

This law shall apply to all actions occurring on or after the effective date of this law.

SECTION 6. REVERSE PREEMPTION.

This law shall be null and void on the day that statewide or federal legislation goes into effect, incorporating either the same or substantially similar provisions as are contained in this local law or in the event that a pertinent state or federal administrative agency issues and promulgates regulations preempting such action by the County of Erie. The County Legislature may determine via mere resolution whether or not identical or substantially similar statewide legislation has been enacted for the purposes of triggering the provisions of this section.

SECTION 7. EFFECTIVE DATE.

This local law shall become effective immediately upon the filing with the Secretary of State pursuant to Section 27 of the Municipal Home Rule Law.

SECTION 8. 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 e confined in its operation to the clause, sentence, paragraph, subdivision, section or part of this Local Law or in its application to the person, individual, corporation, firm, partnership, entity, or circumstance directly involved in the controversy in which such judgment or order shall be rendered.

SPONSORED BY LEGISLATOR EDWARD A. RATH III

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

 (Final adoption by local legislative be I hereby certify that the local law annexed h 		0		_ of 20	of
the (County)(City)(Town)(Village) of	io. o.o., acoig. acoa ac local law iv	J		ly passed by	
	on	20	, in accordance w	• •	
(Name of Legislative Body)		<u> </u>			
provisions of law.					
2. (Passage by local legislative body w Chief Executive Officer*.)		_	after disapproval		
I hereby certify that the local law annexed h	nereto, designated as local law No	o. 1		of 20 12	
the (County)(心状外状态wwx)(松桃蜜蜜) of Erie Erie County Legislature	on February 16,	12		ly passed by	
(Name of Legislative Body)	on February 16.	20_12	_, and was (appro	ved)(motoampip	IKOXXEE
	ounty Executive		and was deer	ned duly ado	inted
	e Chief Executive Officer*)		and was deer	icu duly ado	pica
on March 8. 20 1 2, in accorda	ance w ith the applicable provisio	ns of law.			
• • • • • • • • • • • • • • • • • • •					
3. (Final adoption by referendum.) I hereby certify that the local law annexed here (County)(City)(Town)(Village) of		**************************************	was du	ly passed by	
(Name of Legislative Body)	on	20	, and was (approv	ed)(not appro	oved)
			On	20	
(repassed after disapproval) by the(Elective	Chief Executive Officer*)		011	20	•
Such local law was submitted to the people vote of a majority of the qualified electors vo					
20, in accordance with the applicable	provisions of law.				
4. (Subject to permissive referendum and I hereby certify that the local law annexed hereby	•	•	•		dum.)
the (County)(City)(Town)(Village) of			was du	ly passed by	the
	on				
(Name of Legislative Body)	OII	20	and was (approve		, vca,
(repassed after disapproval) by the(Elective	Chief Executive Officer*)	on _	20	Such l	ocal
law was subject to permissive referendum a	ind no valid petition requesting su	ich referendu	ım was filed as of .		
20, in accordance with the applicable	, , ,				
in accordance with the approach	p				

DOS-0239-f-I (Rev. 02/12)

^{*} 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.

5. (City local law concerning Charter revision propos I hereby certify that the local law annexed hereto, designate		of 20 of
the City of having been submit		
the Municipal Home Rule Law, and having received the af	· · · · · · · · · · · · · · · · · · ·	
thereon at the (special)(general) election held on		·
6. (County local law concerning adoption of Charter.)		
I hereby certify that the local law annexed hereto, designated		of 20 of
the County ofState of New York		
November 20, pursuant to subdivisio	_	
received the affirmative vote of a majority of the qualified e	•	
qualified electors of the towns of said county considered a	•	• •
qualified electors of the towns of said county considered a	s a drift voting at said general election, be	scame operative.
(If any other authorized form of final adoption has been a further certify that I have compared the preceding local later correct transcript therefrom and of the whole of such original paragraph $\frac{2}{2}$ above.	nw with the original on file in this office and hal local law, and was finally adopted in the	d that the same is a ne manner indicated in
	Clerk of the county legislative body, Cirofficer designated by local legislative b	•
(Seal)	Date: 3/9/12	
(Certification to be executed by County Attorney, Corporation authorized attorney of locality.)	oration Counsel, Town Attorney, Villag	e Attorney or other
STATE OF NEW YORK COUNTY OF Erie		
I, the undersigned, hereby certify that the foregoing local labeen had or taken for the enactment of the local law annex	•	oper proceedings have
	County Scioly of Erie Town Willenge	
	Date:	

A Public Hearing was held on the foregoing Local Law Intro. No. 10-2011 on Friday, March 2, 2012 , 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 day of March, 2012.
Mark C. Poloncarz
A Public Hearing was held on the foregoing Local Law Intro. No. 10-2011 on Friday, March 2, 2012 , 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 March, 2012.
Mark C. Poloncarz