

STATE OF NEW YORK

3649

2025-2026 Regular Sessions

IN SENATE

January 29, 2025

Introduced by Sens. MURRAY, BORRELLO, CANZONERI-FITZPATRICK, MATTERA, OBERACKER, ORTT, RHOADS, TEDISCO, WEIK -- read twice and ordered printed, and when printed to be committed to the Committee on Veterans, Homeland Security and Military Affairs

AN ACT to amend the executive law and the general municipal law, in relation to prohibiting local government action which prevents the enforcement of federal laws

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Paragraphs (s) and (t) of subdivision 2 of section 709 of
2 the executive law, paragraph (s) as amended and paragraph (t) as added
3 by section 14 of part B of chapter 56 of the laws of 2010, are amended
4 and paragraph (u) of subdivision 2 is relettered paragraph (v) and a new
5 paragraph (u) is added to read as follows:

6 (s) work in consultation with or make recommendations to the commis-
7 sioner of agriculture and markets in developing rules and regulations
8 relating to ammonium nitrate security; [~~and~~]

9 (t) develop, maintain, and deploy state, regional and local all-hazard
10 incident management teams[~~-~~]; and

11 (u) develop a plan, in conjunction with the state police, to determine
12 whether a county, city, town or village, any agency, office, department
13 or authority thereof, including a sheriff's department, municipal police
14 department or district attorney's office is in compliance with the
15 requirements of section one hundred thirty-nine-f of the general muni-
16 pal law. Together, the commissioner and superintendent of the state
17 police shall compile a list of local government entities that are deemed
18 to be in violation of section one hundred thirty-nine-f of the general
19 municipal law. This list shall be updated monthly, and shall be
20 forwarded to the comptroller.

21 § 2. The general municipal law is amended by adding a new section
22 139-f to read as follows:

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[~~-~~] is old law to be omitted.

LBD07553-01-5

1 § 139-f. Prohibition against local government action preventing the
2 enforcement of federal laws. 1. In accordance with articles nine and
3 thirteen of the constitution, no county, city, town or village, or any
4 agency, office, department or authority thereof, including a sheriff's
5 department, municipal police department, or district attorney's office,
6 or the governing body thereof, shall adopt any rule, order, ordinance,
7 local law or policy, either formally or informally, prohibiting or
8 inhibiting the following:

9 (a) the compliance with a detainer request issued by a federal law
10 enforcement agency, pertaining to an individual lawfully detained by the
11 local government entity; or

12 (b) the ability of federal law enforcement officials to enter and
13 conduct enforcement activities at a municipal or county jail, in furth-
14 erance of their duty to enforce federal laws.

15 2. For purposes of this section, a "federal law enforcement agency"
16 includes the:

17 (a) United States central intelligence agency,

18 (b) United States department of homeland security,

19 (c) United States department of justice,

20 (d) United States drug enforcement administration,

21 (e) federal air marshal service,

22 (f) federal bureau of investigation,

23 (g) federal emergency management agency,

24 (h) federal protective service,

25 (i) United States immigration and customs enforcement,

26 (j) national park service,

27 (k) United States secret service,

28 (l) transportation security administration,

29 (m) United States coast guard,

30 (n) United States customs and border protection, and

31 (o) United States marshals.

32 3. (a) A person shall not be considered to be lawfully detained if
33 such contact with law enforcement is for the purpose of reporting a
34 crime or suspected criminal activity, or when the purpose is to assist
35 law enforcement with an investigation.

36 (b) This section shall not apply to any school district, charter
37 school or municipal health services facility.

38 4. (a) No state funding shall be appropriated or disbursed to any
39 county, city, town or village, or any agency, office, department or
40 authority thereof, including a sheriff's department, municipal police
41 department or district attorney's office, determined to be in violation
42 of this section, pursuant to paragraph (u) of subdivision two of section
43 seven hundred nine of the executive law.

44 (b) The comptroller shall, prior to the disbursement or delivery of
45 any state funds, to a county, city, town or village, or any agency,
46 office, department or authority thereof, verify that the receiving enti-
47 ty has not been determined to be in violation of this section, in
48 accordance with the most recent listing received pursuant to paragraph
49 (u) of subdivision two of section seven hundred nine of the executive
50 law.

51 § 3. If any clause, sentence, paragraph, subdivision, section or part
52 of this act shall be adjudged by any court of competent jurisdiction to
53 be invalid, such judgment shall not affect, impair or invalidate the
54 remainder thereof, but shall be confined in its operation to the clause,
55 sentence, paragraph, subdivision, section or part thereof directly
56 involved in the controversy in which such judgment shall have been

1 rendered. It is hereby declared to be the intent of the legislature that
2 this act would have been enacted even if such invalid provisions had not
3 been included herein.

4 § 4. This act shall take effect immediately.