Marijuana Arrests in NYC: Fiscally Irresponsible, Racially Biased and Unconstitutional

NYC: The Marijuana Arrest Capital of the World
Since 1996, the New York City Police Department has made nearly 600,000 arrests for possession of small amounts of marijuana. In 2011 alone, 50,684 people were arrested for marijuana possession, the most arrests in a decade and the second highest number of arrests since 1978. In fact, marijuana possession is the number one arrest in the City, representing 1 in 5 misdemeanor arrests and 1 in 7 of all arrests. Most of those arrested are handcuffed, placed in a police car, booked at the station, held in jail for up to 24 hours (and sometimes longer), and then arraigned before a judge. Nearly 70% of those arrested are under 30 years old; most are under 21 years old. And 84% of all those arrested are Black and Latino, even though whites use marijuana at higher rates. On average, nearly 140 people are arrested every day for marijuana possession in NYC, making the Big Apple the “Marijuana Arrest Capital of the World.”

1977: Penalties for Marijuana Possession Reduced
Many New Yorkers don’t know that the state decriminalized marijuana possession over thirty years ago – and that law is still on the books. In 1977, a Republican State Senator and a Democratic State Assemblyperson sponsored legislation to remove the criminal penalties for possession of marijuana for personal use. The Legislature passed the Marijuana Reform Act of 1977, finding that “arrests, criminal prosecutions and criminal penalties are inappropriate for people who possess small quantities of marijuana (sic) for personal use.” Possession of 25 grams or less of marijuana (about 7/8 of an ounce) was decriminalized – that is, it was made a violation; a first offense punishable by a $100 fine, not jail. Multiple possession offenses were punishable by a $250 fine and up to 15 days in jail.

The Legislature also established a misdemeanor penalty for burning marijuana or possessing it in public view – a criminal offense punishable by arrest, fine, and/or a jail sentence of up to three months.

Rapid Escalation in Marijuana Arrests in NYC
For nearly fifteen years after decriminalization, there were relatively few marijuana possession arrests in NYC. But changes in NYPD’s policing practices led to a dramatic increase in these arrests. In 1990, there were only 892 arrests for possession of small amounts of marijuana. In 2011, 50,684 people were arrested, over a 5,500% increase. Since Michael Bloomberg became Mayor in 2002, there have been over 400,000 arrests in NYC for possession of small amounts of marijuana.

This dramatic rise in marijuana arrests is not the result of increased marijuana use, which peaked nationally around 1980. Rather, the NYPD has quietly made marijuana possession their top arrest priority.

“The Legislature finds that arrests, criminal prosecutions and criminal penalties are inappropriate for people who possess small quantities of marijuana (sic) for personal use. Every year, this process needlessly scars thousands of lives and waste millions of dollars in law enforcement resources, while detracting from the prosecution of serious crime.”

— New York Marijuana Reform Act of 1977

Marijuana, Stop, Question and Frisk, and the Police
Research shows that most people arrested for marijuana possession are not smoking in public, but simply have a small amount in their pocket, purse or bag. Possessing a small amount of marijuana in one’s pocket or bag is a legal violation, not a criminal offense. Sometimes, police illegally search people, find marijuana, and then falsely charge them for marijuana in “public view.” Or, when police stop and question a person, they say “empty your pockets” or “open your bag.” Many people comply, even though they’re not legally required to do so. If a person pulls out marijuana from their pocket, it is then “open to public view,” a crime. The police then arrest the person.
In 2011, the NYPD stopped and questioned over 680,000 people — 87% of them people of color. This record is 14% higher than 2010. About half of these encounters resulted in a frisk, and only 12% led to a summons or arrest; in less than one percent of the stops was a firearm recovered. Another study from the University of Chicago found that marijuana arrests do not reduce serious or violent crime, and may actually increase it.

More people have been arrested for marijuana possession under Mayor Bloomberg (2002 – 2011) than were arrested under Mayors Koch, Dinkins and Giuliani combined (1977 – 2001).

These Arrests Are Expensive and Wasteful
According to Dr. Harry Levine of Queens College, it costs between $1,000 and $2,000 in police, court and jail costs to process a simple marijuana arrest in NYC. Thus, NYC spent about $75 million arresting people for low-level marijuana possession offenses in 2011 alone. Over the last decade, NYC has spent nearly $1 billion arresting people for possessing small amounts of marijuana. These arrests continue, even while the City eliminates bus and subway lines, cuts youth summer job and after-school programs, closes senior centers, shuts hospitals, eliminates services for the homeless and desperately poor, and limits services for immigrants.

Bias and Inequity in Marijuana Law Enforcement
Marijuana possession arrests expose profound bias and inequity within the NYC criminal justice system. U.S. Government surveys of high school seniors show that whites use marijuana at higher rates than Blacks and Latinos. While whites make up over 46% of the population in NYC, they account for 12% of those arrested for marijuana possession. In contrast, Blacks and Latinos combined make up nearly 53% of New York City’s population, yet comprise 84% of those arrested for marijuana possession. Additionally, the vast majority of those arrested are young people between 16 - 29 years old and occur in NYC’s poorest neighborhoods.

During the 2001 mayoral race, Michael Bloomberg was asked if he’d ever tried marijuana. His response: “You bet I did. And I liked it.” In fact, many New Yorkers have tried marijuana, but every year, tens of thousands of young people, especially Black and Latino youth, are illegally searched and falsely arrested for possessing small amounts of marijuana, while many other people who try marijuana – like Mayor Bloomberg – are left alone. The law is not applied equally or fairly, undermining the relationship between the police and many of the communities they’re supposed to serve.

Simple Solutions are Available: Fix the Law
When the Legislature decriminalized marijuana possession in 1977, they made a clear statement of intent, declaring arrests for small amounts of marijuana “inappropriate” and economically wasteful.

The law has not changed, but policing practices have. The NYPD has made marijuana their number one arrest priority. This “marijuana arrest crusade” began in the early 1990s and has continued and expanded under Mayor Bloomberg.

Today, simple solutions exist that could:
- Save tens of millions of dollars every year.
- Reduce outrageous racial disparities in arrests.
- Stop needlessly introducing tens of thousands of young people to the criminal justice system.
- End practices that violate constitutional rights.
- Promote more constructive, equitable relationships between police and NYC residents.

In September 2011, NYPD Police Commissioner Ray Kelly issued an internal directive, ordering police to follow the law – they must stop making arrests for marijuana possession in “public view” when the person was compelled by an officer to display marijuana in public. However, the order has not yielded an overall significant decrease in marijuana arrests. In fact, the total marijuana arrests for 2011 increased from 2010. This order does not address illegal searches, and only applies to NYC; we need a permanent solution that exists statewide.

The NY State Legislature can pass S.5187 (Grisanti)/A.7620 (Jeffries), a bipartisan bill which closes the “loophole” exploited by NYPD to make these questionable arrests. With this simple fix, penalties for possessing or burning of a small amount of marijuana would be standardized as a violation punishable by a summons and fine, not arrest and jail.

The New York City Council can pass Council Resolution 986 supporting the legislative reforms in Albany. The Council should also hold hearings to investigate these arrests and the associated fiscal and human costs.

Mayor Bloomberg’s marijuana arrest crusade undermines fiscal responsibility, racial equity and our constitutional rights. For more information, to get involved, or to share an arrest story, contact DPA at nyc@drugpolicy.org or 212-613-8038.
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