10792

## IN ASSEMBLY

June 19, 2012

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Schimel) -read once and referred to the Committee on Local Governments

AN ACT to amend the general municipal law, in relation to the calculation of expenses of members of the police department in attending police training schools

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

Section 1. Section 72-c of the general municipal law, as amended by section 1 of subpart C of part C of chapter 97 of the laws of amended to read as follows:

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72-c. Expenses of members of the police department and other peace officers in attending police training schools. The board or body of a county, city, town or village authorized to appropriate and to raise 7 money by taxation and to make payments therefrom, is hereby authorized, in its discretion, to appropriate and to raise money by taxation and to 9 make payments from such moneys, for the annual expenses of the members the police department of such municipal corporation in attending a 10 police training school, as provided by the regulations of the depart-11 ment, either within such municipal corporation or elsewhere within the 12 13 state; and for the payment of reasonable expenses of such members other police officers or peace officers of the municipality while going 14 15 to, attending, and returning from any training school conducted by or under the auspices of the federal bureau of investigation, whether with-16 without the state. Notwithstanding any inconsistent provision of 17 18 any general, special or local law to the contrary, whenever a member of 19 police department of a municipal corporation has attended a police 20 training school, the expense of which was borne by such municipal corpo-21 terminates employment with such municipal corporation and employment with any other municipal corporation or employer 22 commences 23 county sheriff, such employer municipal corporation or employer county 24 sheriff shall reimburse the prior employer municipal corporation for such expenses, including, salary, tuition, enrollment fees, books, 25 26 the cost of transportation to and from training school, as follows: on a pro rata basis, to be calculated by subtracting from the number of days 27

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

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in the [three years] EIGHTEEN MONTHS following the date of the member's graduation from police training school, the number of days between the 3 date of the member's graduation from training school and the date of the termination of employment with the municipal corporation which paid for 5 such training, and multiplying the difference by the per diem cost of 6 such expenses, to be calculated by dividing the total cost of such 7 expenses by the number of days in the [three years] EIGHTEEN MONTHS 8 following the date of the member's graduation, if such change in employment occurs within [three years] EIGHTEEN MONTHS of such member's gradu-9 10 ation from police training school. Provided, however, the employer municipal corporation or employer county sheriff shall not be required 11 to reimburse the prior employer municipal corporation for that portion 12 13 of such expenses which is reimbursable by the member to the prior 14 employer municipal corporation under the terms of an employment or labor 15 agreement. Provided, further, however, the employer municipal corporation or employer county sheriff shall not be required to reimburse the 16 17 prior employer municipal corporation for such basic training if change in employment occurs after the expiration of the validity of the 18 member's certificate attesting to the satisfactory completion of 19 approved municipal police basic training program. PROVIDED, HOWEVER, 20 21 THAT ANY CHALLENGE OR DISPUTE ARISING OUT OF THE CALCULATIONS DESCRIBED 22 HEREIN, SHALL BE MEDIATED BY THE DIVISION OF CRIMINAL JUSTICE SERVICES 23 UPON NOTIFICATION OF EITHER EMPLOYER, WITHIN NINETY DAYS OF RECEIPT DETERMINATION OF COSTS PROVIDED BY THE PREVIOUS EMPLOYER. PROVIDED, 24 25 HOWEVER, THAT THE EMPLOYER MUNICIPAL CORPORATION OR EMPLOYER 26 SHERIFF SHALL NOT BE REQUIRED TO REIMBURSE THE PRIOR EMPLOYER MUNICIPAL CORPORATION OR EMPLOYER COUNTY SHERIFF IF SUCH EMPLOYEE ATTENDS A POLICE 27 TRAINING SCHOOL, AS DESCRIBED HEREIN, AT THE 28 EXPENSE OF THE CURRENT 29 EMPLOYER MUNICIPAL CORPORATION OR EMPLOYER COUNTY SHERIFF.

30 S 2. This act shall take effect immediately.