S. 4443 A. 6346

2015-2016 Regular Sessions

SENATE-ASSEMBLY

March 20, 2015

IN SENATE -- Introduced by Sen. LAVALLE -- read twice and ordered printed, and when printed to be committed to the Committee on Local Government

IN ASSEMBLY -- Introduced by M. of A. THIELE -- read once and referred to the Committee on Local Governments

AN ACT to amend the county law, in relation to establishing a procedure for the creation of new counties

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

Section 1. Legislative findings. It is hereby found by the legislature that section 2 of article 9, of the state constitution provides that the legislature shall provide for the creation and organization of local governments in the state of New York. The state has established procedures for the creation of villages, towns, and for municipal annexation. However, it has not established procedures for the creation of counties. The legislature is committed to the establishment of local governments, such as counties, where it could result in government that is more cost effective, more efficient, and more responsive to the needs

and desires of those residents being served.

Therefore, the legislature finds that it is in the best interests of the state of New York to establish a procedure for the creation of new counties where it is feasible and in the best interest of the governed. This legislation would create such a procedure and fulfill the state's constitutional mandate to provide for the creation of counties.

S 2. The county law is amended by adding a new article 1-A to read as follows:

ARTICLE 1-A

CREATION OF NEW COUNTIES

20 SECTION 10. POPULATION AND AREA REQUIREMENTS.

11. FEASIBILITY STUDY.

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

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12. PETITION.

- 13. FILING PETITION AND OBJECTIONS; DETERMINATION.
- 14. REFERENDUM.
- 15. EFFECTIVE DATE; TRANSITION PERIOD.
- 16. DISPOSITION OF PROPERTY.
- 17. ASSUMPTION OF DEBT.
- 18. MISCELLANEOUS PROVISIONS.
- S 10. POPULATION AND AREA REQUIREMENTS. 1. A TERRITORY CONTAINING A POPULATION THAT ENTITLES IT TO A MEMBER OF THE ASSEMBLY, AS DETERMINED BY THE MOST RECENT FEDERAL CENSUS, MAY BE ESTABLISHED AS A COUNTY UNDER THIS ARTICLE. SAID TERRITORY SHALL ALSO HAVE AN AREA OF AT LEAST TWO HUNDRED FIFTY SOUARE MILES.
- 2. SAID TERRITORY SHALL BE CONTIGUOUS AND ALL COUNTIES AFFECTED BY A PETITION PURSUANT TO THIS ARTICLE SHALL HAVE CONTIGUOUS BOUNDARIES.
- 3. SAID TERRITORY SHALL NOT DIVIDE THE TERRITORY OF ANY EXISTING CITIES, TOWNS OR VILLAGES.
- S 11. FEASIBILITY STUDY. 1. BEFORE A PETITION TO BECOME A COUNTY MAY BE FILED UNDER SECTION TWELVE OF THIS ARTICLE, A FEASIBILITY STUDY SHALL FIRST BE PREPARED. SUCH FEASIBILITY STUDY SHALL INCLUDE THE FOLLOWING:
- (A) A PROPOSED OPERATING BUDGET FOR THE TERRITORY TO BE THE PROPOSED COUNTY;
- (B) A PROPOSED CAPITAL BUDGET FOR THE TERRITORY TO BE THE PROPOSED COUNTY;
- (C) A PROPOSAL FOR THE DIVISION OF ASSETS AND LIABILITIES BETWEEN THE AFFECTED COUNTIES; AND
- (D) THE PROPERTY TAX IMPACT ON THE PROPOSED COUNTY OVER AT LEAST A FIVE YEAR PERIOD.
- 2. SUCH FEASIBILITY STUDY SHALL BE AUTHORIZED OR AT LEAST PARTIALLY FUNDED BY THE STATE OF NEW YORK.
- 3. A FEASIBILITY STUDY COMPLETED BEFORE THE EFFECTIVE DATE OF THIS ARTICLE MAY BE UTILIZED TO SATISFY THE REQUIREMENTS OF THIS SECTION, PROVIDED THAT ANY PETITION BASED ON SUCH A STUDY SHALL BE INITIATED WITHIN FIVE YEARS OF THE DATE OF THE FEASIBILITY STUDY.
- S 12. PETITION. 1. A PROCEEDING TO CREATE A NEW COUNTY SHALL COMMENCE WITH A PETITION.
- 2. A PETITION TO CREATE A NEW COUNTY SHALL BE SIGNED BY A NUMBER EQUAL TO AT LEAST TEN PER CENTUM OF THE TOTAL VOTE CAST FOR GOVERNOR IN THE TERRITORY PROPOSED TO BECOME A COUNTY IN THE LAST GUBERNATORIAL ELECTION.
- 3. ONLY QUALIFIED ELECTORS FOR A GENERAL ELECTION IN SUCH TERRITORY SHALL BE ELIGIBLE TO SIGN THE PETITION.
- 4. THE PETITION TO CREATE A NEW COUNTY SHALL CONTAIN THE FOLLOWING INFORMATION:
 - (A) THE NAME OF THE PROPOSED COUNTY;
 - (B) THE COUNTY SEAT OF THE PROPOSED COUNTY;
- (C) A STATEMENT THAT THE TERRITORY PROPOSED TO BE THE NEW COUNTY CONTAINS AT LEAST A POPULATION THAT ENTITLES IT TO A MEMBER OF THE ASSEMBLY AND AT LEAST TWO HUNDRED FIFTY SQUARE MILES;
 - (D) A MAP SHOWING THE BOUNDARIES OF THE PROPOSED COUNTY; AND
- (E) A DESIGNATION OF AT LEAST ONE BUT NOT MORE THAN THREE PERSONS, GIVING FULL NAMES AND ADDRESSES, ON WHOM AND AT WHICH ADDRESSES ALL PAPERS REQUIRED TO BE SERVED IN CONNECTION WITH THE PROCEEDING TO CREATE THE NEW COUNTY, SHALL BE SERVED.
- 54 5. THE SIGNATURES TO THE PETITION SHALL BE SUBSCRIBED ON A SEPARATE PAGE OR PAGES FOLLOWING THE INFORMATION OUTLINED IN SUBDIVISION FOUR OF THIS SECTION.

- 6. EACH SIGNATURE PAGE SHALL BE PREFACED BY A STATEMENT OF THE PETITIONERS' FAMILIARITY WITH THE CONTENTS AND PURPOSE OF THE PETITION, AND THE BOUNDARIES OF THE TERRITORY TO BE INCLUDED IN THE NEW COUNTY.
- 7. FOLLOWING EACH SIGNATURE, THERE SHALL BE SET FORTH, NOT NECESSARILY BY THE SIGNER, THE SIGNER'S ADDRESS, INCLUDING STREET NAME AND NUMBER, IF ANY, AND TOWN.
- 8. THE PETITION MUST ALSO BE AUTHENTICATED AS TO ALL THE SIGNATURES UPON EACH SEPARATE SHEET BY APPENDING AT THE BOTTOM OF EACH SHEET, AN AFFIDAVIT OF A WITNESS AS TO THE SUBSCRIPTION THEREOF, SUBSTANTIALLY AS FOLLOWS:

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(OFFICIAL TITLE OF OFFICER)

- 9. THE STATE BOARD OF ELECTIONS SHALL PREPARE A FORM OF PETITION MEETING THE REQUIREMENTS OF THIS SECTION AND SHALL MAKE SAID FORM AVAILABLE TO THE PUBLIC. ANY PETITION WHICH IS A COPY OF SAID FORM SHALL BE DEEMED TO MEET THE REQUIREMENTS OF THIS SECTION RELATING TO FORM.
- S 13. FILING PETITION AND OBJECTIONS; DETERMINATION. 1. A PETITION PURSUANT TO THIS ARTICLE SHALL BE FILED WITH THE STATE BOARD OF ELECTIONS.
- 2. ANY PETITION FILED WITH THE BOARD OF ELECTIONS SHALL BE PRESUMP-TIVELY VALID IF IT IS IN THE PROPER FORM AND APPEARS TO BEAR THE REQUI-SITE NUMBER OF SIGNATURES AUTHENTICATED IN A MANNER PRESCRIBED BY THIS ARTICLE.
 - 3. WRITTEN OBJECTIONS TO A PETITION PURSUANT TO THIS ARTICLE SHALL BE FILED WITH THE BOARD OF ELECTIONS WITHIN THREE DAYS AFTER THE FILING OF THE PETITION. WHEN AN OBJECTION IS FILED, SPECIFICATIONS OF THE GROUNDS OF THE OBJECTIONS SHALL BE FILED WITHIN SIX DAYS THEREAFTER WITH SUCH BOARD OF ELECTIONS, AND IF SPECIFICATIONS ARE NOT TIMELY FILED, THE OBJECTION SHALL BE NULL AND VOID. AN OBJECTOR MUST BE QUALIFIED TO SIGN THE PETITION.
 - 4. WITHIN TWENTY DAYS OF THE FILING OF A PETITION PURSUANT TO THIS ARTICLE, THE BOARD OF ELECTIONS SHALL RENDER A DETERMINATION AS TO THE SUFFICIENCY OF THE PETITION. THE BOARD OF ELECTIONS SHALL GIVE NOTICE OF THE DETERMINATION FORTHWITH BY MAIL TO THE INDIVIDUALS DESIGNATED PURSUANT TO PARAGRAPH (E) OF SUBDIVISION FOUR OF SECTION TWELVE OF THIS ARTICLE, AND IF SPECIFIED OBJECTIONS HAVE BEEN FILED, THE OBJECTOR SHALL BE ALSO NOTIFIED.
- 5. ALL PROVISIONS OF THE ELECTION LAW RELATING TO THE CONSTRUAL OF THE SUFFICIENCY OF PETITIONS, NOT INCONSISTENT WITH THIS ARTICLE, SHALL APPLY TO THIS SECTION.
- 6. A DETERMINATION OF THE BOARD OF ELECTIONS SHALL BE SUBJECT TO JUDI-54 CIAL REVIEW, AS PROVIDED FOR IN ARTICLE SEVENTY-EIGHT OF THE CIVIL PRAC-55 TICE LAW AND RULES, EXCEPT THAT IT MUST BE INSTITUTED AS THEREIN 56 PROVIDED WITHIN THIRTY DAYS AFTER THE FILING OF DETERMINATION PURSUANT

- 1 TO THIS SECTION. SUCH A PROCEEDING MAY ONLY BE INSTITUTED BY A PERSON 2 QUALIFIED TO SIGN THE PETITION. A PROCEEDING UNDER THIS SECTION SHALL 3 HAVE PREFERENCE OVER ALL OTHER CIVIL ACTIONS AND PROCEEDINGS.
 - 7. THE SUCCESSFUL PARTY TO THE PROCEEDING SHALL FILE A CERTIFIED COPY OF THE DECISION AND ORDER WITH THE STATE BOARD OF ELECTIONS.

- S 14. REFERENDUM. 1. A REFERENDUM TO DETERMINE THE QUESTION OF CREATING A NEW COUNTY SHALL BE HELD AT THE NEXT GENERAL ELECTION OCCURRING NO LESS THAN SIXTY DAYS AFTER THE FIRST OCCURRING OF EITHER OF THE FOLLOWING TWO EVENTS:
- 10 (A) THE EXPIRATION OF THIRTY DAYS FROM THE DETERMINATION OF THE COUNTY 11 BOARD OF ELECTIONS SUSTAINING THE LEGAL SUFFICIENCY OF THE PETITION AND 12 NO PROCEEDING HAVING BEEN INSTITUTED TO REVIEW SAME; OR
- 13 (B) THE FILING OF A FINAL ORDER WITH THE COUNTY BOARD OF ELECTIONS 14 WHICH SUSTAINS THE PETITION AFTER A COURT PROCEEDING TO REVIEW.
 - 2. THE PROCEDURE FOR THE REFERENDUM SHALL BE PURSUANT TO THE ELECTION LAW.
 - 3. EACH RESIDENT IN THE TERRITORY PROPOSED TO BE THE NEW COUNTY WHO IS A QUALIFIED ELECTOR IN A GENERAL ELECTION MAY VOTE IN THE REFERENDUM.

 - 5. IF THE MAJORITY OF THE VOTES CAST ON SUCH REFERENDUM BE IN THE AFFIRMATIVE, THE REFERENDUM SHALL BE ADOPTED AND THE NEW COUNTY SHALL BE CREATED.
 - 6. IF THE MAJORITY OF VOTES CAST AT SUCH REFERENDUM SHALL BE ADVERSE TO THE CREATION OF THE NEW COUNTY, NO COUNTY SHALL BE CREATED AND NO PETITION FOR THE CREATION OF SUCH COUNTY FROM THE SAME TERRITORY MAY BE FILED FOR A PERIOD OF FIVE YEARS FROM THE DATE SUCH REFERENDUM SHALL HAVE BEEN DEFEATED.
 - S 15. EFFECTIVE DATE; TRANSITION PERIOD. 1. WHEN A REFERENDUM HAS BEEN APPROVED, PURSUANT TO THIS ARTICLE, THE NEW COUNTY SHALL BE DEEMED CREATED AND EFFECTIVE UPON THE ADOPTION OF THE REFERENDUM, CERTIFIED BY THE STATE BOARD OF ELECTIONS, AND SHALL HAVE THE AUTHORITY TO PERFORM ALL ACTS NECESSARY TO EFFECT A TRANSITION OF AUTHORITY TO THE NEW COUNTY.
 - 2. FOR THE PURPOSES OF EXERCISING ALL GOVERNMENTAL FUNCTIONS, THE NEW COUNTY SHALL BE DEEMED EFFECTIVE ON THE FIRST DAY OF JANUARY NEXT SUCCEEDING THE NEXT GENERAL ELECTION AT WHICH COUNTY ELECTIVE OFFICERS ARE ELECTED.
 - 3. ALL COUNTY ELECTIVE OFFICERS PURSUANT TO THIS ARTICLE SHALL BE ELECTED AT THE NEXT GENERAL ELECTION AFTER THE REFERENDUM IS APPROVED.
 - 4. AS PROVIDED BY THIS ARTICLE, THE BOARD OF SUPERVISORS SHALL BE THE LEGISLATIVE BODY OF THE NEW COUNTY. NOTHING HEREIN SHALL PRECLUDE THE ESTABLISHMENT OF A LEGISLATIVE BODY OTHER THAN A BOARD OF SUPERVISORS, PURSUANT TO LAW.
 - 5. NOTHING HEREIN SHALL PRECLUDE A NEW COUNTY FROM SELECTING A CHARTER OR OTHER ALTERNATIVE FORM OF GOVERNMENT AS PERMITTED BY LAW.
- 6. DURING THE TRANSITION PERIOD BETWEEN THE EFFECTIVE DATE OF THE COUNTY AND THE EFFECTIVE DATE FOR THE PURPOSE OF EXERCISING ALL GOVERNMENTAL FUNCTIONS, THE SUPERVISORS OF EACH OF THE TOWNS CONSTITUTING THE NEW COUNTY SHALL BE EMPOWERED TO ACT AS AN INTERIM BOARD OF SUPERVISORS.
 SAID BOARD SHALL HAVE ALL THE RIGHTS, PRIVILEGES, FUNCTIONS, AND POWERS CONFERRED ON COUNTIES AND MUNICIPAL CORPORATIONS AND SHALL TAKE ALL ACTIONS NECESSARY TO EFFECT A TRANSITION TO THE NEW COUNTY GOVERNMENT, INCLUDING BUT NOT LIMITED TO THE TRANSFER OF REAL PROPERTY, PERSONAL

PROPERTY, BOOKS, RECORDS, EMPLOYEES, THE AUTHORITY TO ENTER INTO AGREE-MENTS, INCLUDING THE APPORTIONMENT OF LIABILITIES, TO ADOPT HIRE EMPLOYEES, LEVY TAXES, AND BORROW MONEY. ANY ACTION BY THE INTERIM BOARD OF SUPERVISORS SHALL BE APPROVED BY A UNANIMOUS VOTE.

7. ANY TAXES LEVIED OR COLLECTED AND ANY OTHER CHARGES LEVIED BY THE EXISTING COUNTY FOR THE TRANSITION PERIOD ON THE TERRITORY WHICH HAS BECOME A NEW COUNTY SHALL BE UTILIZED TO CONTINUE SERVICES AND FUNCTIONS FOR WHICH THE EXISTING COUNTY IS STILL RESPONSIBLE AND TO FUND THE TRAN-SITION EXPENSES OF THE NEW COUNTY, UNLESS THE AFFECTED COUNTIES OTHER-WISE AGREE.

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- S 16. DISPOSITION OF PROPERTY. 1. EXCEPT AS MAY BE PROVIDED AGREEMENT BETWEEN THE AFFECTED COUNTIES, AS AUTHORIZED BY SUBDIVISION TWO OF THIS SECTION, ALL COUNTY OWNED REAL OR PERSONAL PROPERTY, RIGHTS IN REAL AND PERSONAL PROPERTY, INCLUDING BUT NOT LIMITED TO STREETS, AVENUES, ROADS, HIGHWAYS, BRIDGES, BUILDINGS, PARKS, OPEN LANDS LOCATED IN THE NEWLY CREATED COUNTY, SHALL BECOME THE PROPERTY OF SAID NEW COUNTY.
- 2. AT ANY TIME DURING THE TRANSITION PERIOD DEFINED IN SUBDIVISION SIX OF SECTION FIFTEEN OF THIS ARTICLE, THE GOVERNING BOARDS OF THE AFFECTED COUNTIES SHALL HAVE THE POWER TO AGREE ON THE RETENTION, DIVISION, OR OTHER DISPOSITION, EITHER WITH OR WITHOUT CONSIDERATION, OF PERSONAL PROPERTY AND RIGHTS IN REAL AND PERSONAL PROPERTY WITHIN THE AFFECTED COUNTIES. ANY SUCH AGREEMENT SHALL BE IN WRITING AND SHALL BE APPROVED BY THE AFFECTED COUNTIES. SUCH AGREEMENT MAY PROVIDE FOR THE EXECUTION OF ANY DEEDS OR INSTRUMENTS AFFECTING RETENTION, DIVISION, OR OTHER DISPOSITION OF SUCH PROPERTY, EITHER WITH OR WITHOUT CONSIDER-ATION.
- S 17. ASSUMPTION OF DEBT. 1. EXCEPT AS MAY BE PROVIDED IN AN AGREEMENT BETWEEN THE AFFECTED COUNTIES, AS AUTHORIZED BY SUBDIVISION TWO OF THIS SECTION, ANY INDEBTEDNESS, OR LIABILITIES, OR INTEREST THEREON ATTRI-BUTED TO THE PRE-EXISTING COUNTY, SHALL BE A CHARGE UPON AND SHALL BE PAID BY EACH COUNTY AS THE SAME SHALL BECOME DUE AND PAYABLE, IN THE SAME PROPORTION TO THE WHOLE OF ANY SUCH INDEBTEDNESS, LIABILITY, INTEREST AS EACH AFFECTED COUNTY'S TAX CONTRIBUTION. NOTHING HEREIN SHALL PRECLUDE THE NEW COUNTY FROM PAYING IN FULL ITS PROPORTION OF INDEBTEDNESS AND LIABILITIES. IN THE CASE OF LIABILITIES RELATING TO EMPLOYEE COLLECTIVE BARGAINING AGREEMENTS AND RETIREMENT OBLIGATIONS, THE NEW COUNTY SHALL NOT BE BOUND BY SAID AGREEMENTS AND SHALL ONLY BE RESPONSIBLE FOR LIABILITIES SUCH AS ACCUMULATED VACATION, SICK LEAVE, AND RETIREMENT COSTS FOR THOSE EMPLOYEES ACTUALLY TRANSFERRED TO THE NEW COUNTY. THE NEW COUNTY SHALL NOT HAVE RESPONSIBILITY FOR THE LIABILITIES AND INDEBTEDNESS FOR ANY EXISTING SPECIAL DISTRICT OR SPECIAL FUND WHERE THE NEW COUNTY IS NOT PART OF SAID SPECIAL DISTRICT OR BENEFITTED BY SAID SPECIAL FUND. A NEW COUNTY SHALL NOT HAVE ANY OTHER CONTRIBUTION FOR INDEBTEDNESS OR LIABILITIES EXCEPT AS PROVIDED BY THIS SECTION.
- 2. AT ANY TIME DURING THE TRANSITION PERIOD DEFINED IN SUBDIVISION SIX OF SECTION FIFTEEN OF THIS ARTICLE, THE GOVERNING BOARDS OF THE AFFECTED COUNTIES SHALL HAVE THE POWER TO AGREE TO THE PROPORTIONS, IF ANY, OF THE VARIOUS TYPES OF INDEBTEDNESS, CONTRACT, OR OTHER LIABILITIES, AND INTEREST THEREON, IF ANY, THE AFFECTED COUNTIES WILL ASSUME AND AGREE TO PAY. SUCH PROPORTIONS MAY BE BASED ON ANY EOUITABLE BASIS.
- 3. (A) THE TERM "TAX CONTRIBUTION" SHALL MEAN EACH COUNTY'S CONTRIB-UTION TO THE GENERAL FUND OF THE PRE-EXISTING COUNTY BASED UPON ITS CONTRIBUTION OF SALES TAX, IF ANY, AND REAL PROPERTY TAX. SAID PROPOR-TION SHALL INITIALLY BE BASED UPON THE FINDINGS OF THE FEASIBILITY STUDY PREPARED PURSUANT TO SECTION ELEVEN OF THIS ARTICLE. THE 56 FINAL

PROPORTIONS SHALL BE ADJUSTED AFTER THE NEW COUNTY'S FIRST COMPLETE YEAR OF OPERATION UTILIZING ACTUAL SALES TAX REVENUE COLLECTIONS FOR SAID YEAR, AND THE REAL PROPERTY TAX LEVY FOR THE LAST FULL YEAR OF THE UNDIVIDED EXISTING COUNTY.

- (B) THE TERM "INDEBTEDNESS" AND "CONTRACT OR OTHER LIABILITIES" SHALL NOT INCLUDE LIABILITIES UNDER COLLECTIVE BARGAINING AGREEMENTS, INDEBTEDNESS EVIDENCED BY (I) TAX ANTICIPATION NOTES, REVENUE ANTICIPATION NOTES, OR BUDGET NOTES, OR (II) EVIDENCED BY SERIAL BONDS OR CAPITAL NOTES HAVING A MAXIMUM MATURITY OF LESS THAN THREE YEARS WHICH WERE ISSUED OR ARE TO BE ISSUED TO FINANCE AN OBJECT OR PURPOSE OTHER THAN A CAPITAL IMPROVEMENT, OR OTHER THAN THE ACQUISITION OF EQUIPMENT FOR WHICH THE PERIOD OF PROBABLE USEFULNESS IS PROVIDED IN PARAGRAPH A OF SECTION 11.00 OF THE LOCAL FINANCE LAW.
- S 18. MISCELLANEOUS PROVISIONS. 1. ALL PROVISIONS OF THIS CHAPTER SHALL GOVERN THE OPERATION OF COUNTIES CREATED PURSUANT TO THIS ARTICLE, PROVIDED HOWEVER, THAT NOTHING THEREIN SHALL PRECLUDE THE ELECTION OF ALTERNATIVE FORMS OR THE CHARTER FORM OF COUNTY GOVERNMENT AS PROVIDED BY LAW.
- 2. ALL SPECIAL ACTS AND PARTS OF SPECIAL ACTS RELATING TO THE PRE-EXISTING COUNTY AND IN FORCE THEREIN ON THE DATE THE NEW COUNTY IS CREATED AND NOT INCONSISTENT WITH THIS ARTICLE, SHALL CONTINUE IN FULL FORCE AND EFFECT IN THE AFFECTED COUNTIES, AS THOUGH THE NEW COUNTY HAD BEEN IN EXISTENCE AT THE TIME OF PASSAGE OF SAID ACTS AND AS THOUGH THE NAME OF THE NEW COUNTY HAD APPEARED IN SAID ACTS AND PARTS OF ACTS, EXCEPT THAT ANY CHARTER LAW ADOPTED BY THE STATE LEGISLATURE SHALL NOT BE APPLICABLE TO THE NEW COUNTY.
- 3. EMPLOYEES TRANSFERRED WHEN A COUNTY IS CREATED PURSUANT TO THIS ARTICLE SHALL BE TRANSFERRED WITHOUT FURTHER EXAMINATION OR QUALIFICATION AND SHALL RETAIN THEIR RESPECTIVE CIVIL SERVICE CLASSIFICATION AND STATUS. ANY EMPLOYEE WHO AT THE TIME OF SUCH TRANSFER HAS A TEMPORARY OR PROVISIONAL APPOINTMENT SHALL BE TRANSFERRED SUBJECT TO THE SAME RIGHT OF REMOVAL EXAMINATION, OR TERMINATION AS THOUGH SUCH TRANSFER HAD NOT BEEN MADE.
- 4. THE CREATION OF A NEW COUNTY SHALL NOT AFFECT THE BOUNDARIES OF ANY CONGRESSIONAL DISTRICT, SENATE DISTRICT, OR ASSEMBLY DISTRICT.
- 5. NOTHING HEREIN SHALL BE DEEMED TO LIMIT THE AUTHORITY OF THE LEGISLATURE TO CREATE COUNTIES OR OTHER LOCAL GOVERNMENTS PURSUANT TO THE STATE CONSTITUTION.
- 6. DURING THE TRANSITION PERIOD PROVIDED FOR IN THIS ARTICLE, ALL LOCAL LAWS, ORDINANCES, RULES, OR REGULATIONS OF THE PRE-EXISTING UNDI-VIDED COUNTY SHALL REMAIN IN FULL FORCE AND EFFECT. SAID LOCAL LAWS, ORDINANCES, RULES, AND REGULATIONS MAY BE FURTHER EXTENDED BY THE INTERIM BOARD OF SUPERVISORS FOR A PERIOD NOT TO EXCEED ONE YEAR AFTER THE END OF SAID TRANSITION PERIOD.
- 7. DURING THE TRANSITION PERIOD, THE EXISTING COUNTY SHALL CONTINUE TO RENDER TO AND PERFORM ALL THOSE FUNCTIONS AND SERVICES WHICH IT RENDERED AND PERFORMED UPON THE DATE OF THE FILING OF THE PETITION WITH THE STATE BOARD OF ELECTIONS, UNLESS OTHERWISE AGREED TO BY THE AFFECTED COUNTIES.
- S 3. Severability. If any clause, sentence, paragraph, section, or part of this act shall be adjudged by a court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, paragraph, section, or part thereof, directly involved in the controversy in which such judgment shall have been rendered.
 - S 4. This act shall take effect immediately.