STATE OF NEW YORK

4587--A

2017-2018 Regular Sessions

IN ASSEMBLY

February 3, 2017

Introduced by M. of A. JAFFEE, ORTIZ, BRABENEC -- Multi-Sponsored by -- M. of A. BUCHWALD -- read once and referred to the Committee on Local Governments -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the town law, in relation to the powers and duties of the receiver of taxes and assessments

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

Section 1. Subdivision 1 of section 37 of the town law, as amended by chapter 708 of the laws of 1992, is amended to read as follows:

1. The receiver of taxes and assessments, if the office be elective, shall hold no other elective public office. Except as otherwise provided in section twenty-five hundred six of the education law, he or she shall have and possess and exercise in the manner and within the time prescribed by law all the rights, powers, authority and jurisdiction possessed and exercised by the town tax collector and the school district collectors in the town of which he or she is receiver of taxes 10 and assessments and he or she shall be subject to all of the duties of such officers. Except as otherwise provided in section twenty-five 11 12 hundred six of the education law, and unless [there has been an agree-13 ment between the town board and the school board to the contrary, | the 14 school board advises the town's receiver of taxes in writing by certi-15 fied mail, return receipt requested, by no later than September first of 16 each year prior to collecting its own taxes, it shall be the duty of such receiver of taxes and assessments to receive and collect all state, 17 18 county, town and school taxes, and all assessments that may be levied or 19 assessed in the town, and all fees thereon prescribed by law, including 20 all other moneys provided by law to be paid to the town tax collector or 21 school district collectors, except that the town board of a town may by 22 resolution authorize the receiver of taxes and assessments to receive 23 taxes for thirty days after the first day specified in the notice for

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

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the payment of such taxes, at a charge of not more than one per centum upon such taxes or without additional charge, and except that the town 3 board of a town may by resolution authorize the receiver of taxes and assessments to receive taxes heretofore payable to school district collectors after the expiration of such thirty day period with such fee, not more than five per centum upon such taxes, as the town board shall determine and specify in such resolution. Upon the passage of such resolution, the town board shall determine and fix the fee to be 7 9 collected upon such taxes. Except as otherwise provided by law, the 10 receiver of taxes shall receive and collect all water rates, sewer 11 rentals, permit fees and other fees and charges payable to said town. 12 Except as otherwise provided by this section, all fees, interest or 13 penalties collected by him or her upon any tax or assessment heretofore 14 payable to the town tax collector, or school district collectors, shall 15 belong to the town. Except as otherwise permitted by section fifteen 16 hundred eighty-eight of the real property tax law, such receiver shall 17 enter daily in a suitable book or books a record of all moneys received by $\lim \frac{\text{or her}}{\text{or such book}}$ and such books shall be public records and shall 18 open during office hours to public inspection. Within twenty-four 19 20 hours after receiving the same, he or she shall deposit and secure all 21 sums of money received and collected by him or her to the credit of the supervisor in or with a bank or trust company designated by the town 22 board and notify the supervisor thereof, except that all school district 23 moneys collected shall be deposited to the credit of the school district 24 25 in such bank or banks as may be designated from time to time by the 26 boards of education or trustees of the school districts, and except that 27 after payment to the supervisor in full of all moneys payable to him or her pursuant to any warrant for the collection of taxes, the residue, if 28 shall be deposited to the credit of the receiver of taxes and 29 30 assessments, in such banks or trust companies as have been designated by 31 the town board in the type of account specified by such board and such 32 moneys shall be paid to the county treasurer not later than the 33 fifteenth day of each month following the receipt thereof, and upon 34 expiration of such warrant the receiver shall comply with the provisions 35 of section nine hundred forty of the real property tax law. In lieu of 36 the aforesaid immediate deposit of school district moneys to the credit 37 the school districts, the receiver of taxes and assessments may 38 deposit such school district moneys to his or her own credit as receiver 39 of taxes and assessments in the same account or accounts which he or she uses for depositing and disbursing county tax moneys; provided that, 40 41 within five days after so depositing such school district moneys, he or 42 she shall make appropriate distribution thereof by depositing appropri-43 sums to the credit of the school district as hereinbefore provided. 44 Notwithstanding the foregoing provisions of this section, the town 45 by resolution, may direct the receiver of taxes and assessments 46 to deposit and secure in the manner provided by section ten of the 47 general municipal law, in his or her name as receiver of taxes and assessments, within twenty-four hours after receipt thereof, all moneys 48 49 collected by him or her which are due to the supervisor. All such moneys 50 so deposited shall be paid to the supervisor at such times as may be 51 specified in such resolution, but in no event later than the fifteenth 52 day of each month following the receipt thereof. The town board may require that any moneys deposited to the credit of the receiver pursuant 54 to this subdivision be deposited in an interest bearing account. The 55 interest earned on tax moneys so deposited, collected on behalf of the state, county, any school district or special district, shall belong to

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the taxing entity for which such moneys were collected unless such entity has, by statute in the case of the state or otherwise by resolution, authorized the town to credit all or a percentage of such interest to the general fund of the town. Upon the adoption of such statute or resolution, the taxing entity shall notify, in writing, all town supervisors of the percentage of interest the town is authorized to credit to its general fund. The provisions of this subdivision regarding the deposit of moneys and crediting of interest shall be controlling and shall apply to each town, notwithstanding any inconsistent provisions of any general, special or local law.

1 § 2. This act shall take effect immediately.