STATE OF NEW YORK

7610

2017-2018 Regular Sessions

IN ASSEMBLY

May 3, 2017

Introduced by M. of A. DenDEKKER -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the military law, the real property tax law, the education law, and the parks, recreation and historic preservation law, in relation to benefits for certain active duty and retired members of the New York state organized militia

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

1 Section 1. Subdivision 1 of section 210 of the military law, as 2 amended by chapter 418 of the laws of 2004, is amended to read as 3 follows: 4 1. Each member of the militia ordered into the active service of the 5 state pursuant to sections six and seven of this chapter, shall receive б for each day or part thereof of such duty the same pay and allowances as 7 are received by members of the appropriate force of the armed forces of 8 the United States of corresponding grade, rating and length of service, 9 or one hundred [twenty five] fifty dollars per day, whichever is great-10 er. 11 § 2. The real property tax law is amended by adding a new section 12 458-c to read as follows: 13 § 458-c. Exemption for property owned by active duty and retired 14 members of the New York state organized militia. 1. As used in this 15 section: 16 (a) "Oualified owner" means an active duty or retired member of the 17 New York state army national quard or the New York state air national 18 guard. 19 (b) "Qualifying residential real property" means real property at 20 least fifty percent of which is owned by a qualified owner which is used exclusively for residential purposes; provided however, that in the 21 22 event any portion of such property is not so used exclusively for resi-23 dential purposes but is used for other purposes, such portion shall be 24 subject to taxation and the remaining portion only shall be entitled to

25 the exemption provided by this section. Such property must be the prima-

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

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1	ry residence of the qualified owner, unless the qualified owner is
2	absent from the property due to medical reasons or institutionalization.
3	2. Each county, city, town or village may adopt a local law or ordi-
4	nance providing that qualifying residential real property be exempt from
5	real property taxes, in an amount equal to ten percent of the assessed
б	value of such property. Such exemption shall not be in addition to any
7	other organized militia exemption or abatement of taxes authorized by
8	law.
9	3. Such exemption from taxation shall be granted upon an application
10	which shall include a statement that a qualified owner resides at the
11	property. Application shall be made annually upon a form to be promul-
12	gated by the commissioner and shall include a statement of service from
13	the unit in which the qualified owner serves or served or other adequate
14	proof of New York state organized militia service. The application and
15	statement of service shall be filed by the qualified owner to the asses-
16	sor of such municipality which has the power to assess the property for
17	taxation on or before the appropriate taxable status date of such muni-
18	cipality. If the assessor is satisfied that the property is qualified
19	for an exemption pursuant to this section, then such residential
20	improvements shall be exempt from taxation as provided in subdivision
21	two of this section.
22	§ 3. The education law is amended by adding a new section 669-c to
23	read as follows:
24	<u>§ 669-c. Tuition awards program for certain New York army and air</u>
25	national guard members. Any current or former member of the New York
26	army national guard or New York air national guard who served in a
27	combat operation in Iraq or Afghanistan any time after October seventh,
00	two thougand one provided such support on formon member is a resident
28	two thousand one, provided such current or former member is a resident
29	of this state, and provided further that such current or former member
29 30	of this state, and provided further that such current or former member meets the eligibility requirements in subdivision three of section six
29 30 31	of this state, and provided further that such current or former member meets the eligibility requirements in subdivision three of section six hundred sixty-nine-a of this subpart on the date his or her application,
29 30 31 32	of this state, and provided further that such current or former member meets the eligibility requirements in subdivision three of section six hundred sixty-nine-a of this subpart on the date his or her application, submitted pursuant to section six hundred sixty-seven of this subpart,
29 30 31 32 33	of this state, and provided further that such current or former member meets the eligibility requirements in subdivision three of section six hundred sixty-nine-a of this subpart on the date his or her application, submitted pursuant to section six hundred sixty-seven of this subpart, is received by the corporation, shall be eligible to receive a grant of
29 30 31 32 33 34	of this state, and provided further that such current or former member meets the eligibility requirements in subdivision three of section six hundred sixty-nine-a of this subpart on the date his or her application, submitted pursuant to section six hundred sixty-seven of this subpart, is received by the corporation, shall be eligible to receive a grant of one thousand dollars each semester while he or she is enrolled in any
29 30 31 32 33 34 35	of this state, and provided further that such current or former member meets the eligibility requirements in subdivision three of section six hundred sixty-nine-a of this subpart on the date his or her application, submitted pursuant to section six hundred sixty-seven of this subpart, is received by the corporation, shall be eligible to receive a grant of one thousand dollars each semester while he or she is enrolled in any state university of New York or city university of New York school.
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29 30 31 32 33 34 35 36 37	of this state, and provided further that such current or former member meets the eligibility requirements in subdivision three of section six hundred sixty-nine-a of this subpart on the date his or her application, submitted pursuant to section six hundred sixty-seven of this subpart, is received by the corporation, shall be eligible to receive a grant of one thousand dollars each semester while he or she is enrolled in any state university of New York or city university of New York school. § 4. Section 13.18 of the parks, recreation and historic preservation law, as added by chapter 443 of the laws of 2012, is amended to read as
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1 omnibus is operated by or pursuant to an agreement with a public or 2 private nonprofit agency for the purpose of transporting persons to or from state parks for a recreational experience. 3 4 4. If demonstrated that the use of the pass for vehicular access in 5 particular parks or recreational facilities is contrary to the public interest, the office or such other state agency having jurisdiction may б 7 prohibit its use in such particular parks or recreational facilities by 8 rule or regulation. 9 5. Such pass shall be issued free of charge to all active New York state resident members of the state organized militias and New York 10 state defense forces, specifically, the New York army national guard, 11 the New York air national quard, the New York quard and the New York 12 13 naval militia. 14 6. The office or other state agency having jurisdiction of a state 15 park or recreational facility shall promulgate such rules and regu-16 lations as may be necessary to carry out the provisions of this section.

17 § 5. Section 13.20 of the parks, recreation and historic preservation 18 law, as added by chapter 443 of the laws of 2012, is amended to read as 19 follows:

20 13.20 Five-year vehicular access fee. 1. Notwithstanding any other § 21 provision of law to the contrary, the office or other state agency having jurisdiction of a state park or recreational facility shall 22 establish a five-year access fee which shall run from April first of the 23 year of issuance to March thirty-first of the fifth year following such 24 25 issuance, entitling the holder thereof to a pass for vehicular admission 26 without additional fee to any state park and recreational facility which 27 has an access fee. Such five-year fee shall be consistent with the fee schedule established pursuant to section 13.15 of this article and shall 28 29 be approved by the director of the budget.

2. The pass for vehicular access shall be known as the "Five-Year Empire Passport". The pass shall be available at regional park headquarters and such other places as the office or such other state agency shall designate. Such pass, having an emblem of the brook trout thereon, shall be available in a form prescribed by the office.

35 3. Such pass for vehicular access shall not be available to the owner 36 or operator of an omnibus operated for a commercial purpose, unless such 37 omnibus is operated by or pursuant to an agreement with a public or 38 private nonprofit agency for the purpose of transporting persons to or 39 from state parks for a recreational experience.

40 4. If demonstrated that the use of the pass for vehicular access in 41 particular parks or recreational facilities is contrary to the public 42 interest, the office or such other state agency having jurisdiction may 43 prohibit its use in such particular parks or recreational facilities by 44 rule or regulation.

5. Such pass shall be issued free of charge to all active New York state resident members of the state organized militias and New York state defense forces, specifically, the New York army national guard, the New York air national guard, the New York guard and the New York naval militia.

50 <u>6.</u> The office or other state agency having jurisdiction of a state 51 park or recreational facility shall promulgate such rules and regu-52 lations as may be necessary to carry out the provisions of this section. 53 § 6. This act shall take effect immediately; and section two of this 54 act shall apply to assessment rolls prepared on the basis of taxable 55 status dates occurring on or after the first of January next succeeding 56 the date on which this act shall have become a law.