STATE OF NEW YORK

8411

2019-2020 Regular Sessions

IN ASSEMBLY

June 16, 2019

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

AN ACT to amend the village law, in relation to incorporation of villages; relating to directing a municipal re-organization study; and providing for the repeal of such provisions upon the expiration thereof

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

Section 1. Section 2-208 of the village law is amended by adding a new subdivision 4 to read as follows:

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4. The provisions contained in this section shall be suspended until July 1, 2021.

- § 2. Municipal re-organization study. 1. The department of state is hereby authorized and directed to conduct a study on the existing laws and regulations regarding the incorporation, merger, and dissolution of municipalities for the purpose of making recommendations of amendments to said laws or regulations in order to better serve the needs of resi-10 dents. For the purpose of this study, municipality shall mean towns and villages.
- 12 2. The study shall focus on the causes and consequences of the incor-13 poration, merger, and dissolution of municipalities. (a) When examining causes, the department shall consider, but not be limited to (i) examin-15 ing how often the process to dissolve, merge, or incorporate a municipality is initiated and either succeeds or fails, (ii) the fiscal and economic conditions present in municipalities where a process to merge 17 18 or dissolve was initiated, and the fiscal and economic conditions of the areas of existing municipalities where the process to incorporate part 20 of them into a new municipality was initiated, (iii) the social and demographic conditions of the populations of municipalities where the process to merge, dissolve, or incorporate a new municipality was initi-23 ated, including how any difference between populations affected the

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

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initiation of the process to incorporate, merge, or dissolve a municipality. 3

- (b) When examining the consequences, the department of state shall consider, but not be limited to (i) examining the effects to property taxes and municipal revenue from successful incorporations, mergers, or dissolutions of municipalities, including effects on local governments collocated with the affected municipalities, including school districts, library districts, sewer districts, and any other special taxing districts, (ii) the effect on the delivery of public services to the residents of the municipalities affected by incorporations, mergers, or 11 dissolutions of municipalities, and (iii) the effects on the economic conditions of the municipalities affected by an incorporation, merger, or dissolution of a municipality.
 - 3. To the maximum extent feasible, the department of state shall be entitled to request and receive and shall utilize and be provided with such facilities, resources and data of any department, division, board, bureau, commission or agency of the state as it may reasonably request to properly carry out its responsibilities pursuant to this act.
 - 4. The department of state shall consult with the office of the state comptroller, associations representing towns and villages, and local elected officials, when considering and developing the recommendations amendments to existing laws and regulations governing the incorporation, merger, and dissolution of municipalities.
 - 5. The department of state shall within one year of the effective date of this act submit a report of the findings, conclusions and recommendation of amendments from the study to the governor, the speaker of the assembly, the temporary president of the senate, the chairs of the senate finance committee and the assembly ways and means committee, and the chairs of the senate and assembly local government committees.
- 30 3. This act shall take effect immediately; provided, however, that 31 section one of this act shall apply to any petitions for incorporation 32 submitted pursuant to section 2-202 of the village law and currently 33 pending without final disposition on or after January 1, 2019; and 34 provided, further, that this act shall expire and be deemed repealed on 35 and after July 1, 2021.