AN ACT to amend the town law, in relation to the election of fire district officers in the Fair Harbor fire district

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

1. Section 1. Subdivision 1 of section 175 of the town law, as amended by chapter 334 of the laws of 2011, is amended to read as follows:

   1. (a) An annual election shall be held in each fire district on the second Tuesday in December, except that in the Ocean Bay Park fire district, the Lonelyville fire district, the Davis Park fire district, the Cherry Grove fire district, the Fair Harbor fire district and the Fire Island Pines fire district, Suffolk county, such annual election shall be held on the second Tuesday in July, except that in the town of Salisbury, Herkimer county, such annual election shall be held on the Tuesday next succeeding the first Monday in November from six o'clock in the morning until nine o'clock in the evening and except that in the Belfast fire district, Allegany county, such annual election shall be held on the first Tuesday in December. The board of fire commissioners shall give notice thereof by the publication of a notice once in one or more newspapers having a general circulation in the district. The first publication of such notice shall be not less than twenty-seven days and not more than thirty-four days prior to the date of such election. Such notice shall specify the time when and the place where such election will be held, the officers to be elected thereat and their terms of office, and the hours during which the polls will be open for the receipt of ballots. The secretary of such fire district shall prepare the ballots for all elections of fire district officers and the polls shall remain open for the receipt thereof at all elections of fire district officers from six o'clock in the evening until nine o'clock in the evening and such additional consecutive hours prior thereto as the

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.
board of fire commissioners of such district may have determined and
specified in the notice thereof. The board of fire commissioners shall
designate a resident fire district elector, who shall be a registered
citizen of the town, to act as chairman of any election of said district
and shall designate not less than two nor more than four resident fire
district electors, who shall be registered voters of the town to act as
election inspectors and ballot clerks at such elections. No elective
officer of the fire district shall serve as such chairman or as an
election inspector or ballot clerk. The board of fire commissioners may
adopt a resolution providing that such chairman, election inspectors and
ballot clerks shall be paid for their respective services at any such
annual election or at any special election of the fire district. Such
resolution, if adopted, shall fix the amount of such compensation, as
follows: if the hours during which the polls will be open for the
receipt of ballots are from six o'clock in the evening until nine
o'clock in the evening, a sum not to exceed thirty-five dollars for each
such official; if additional consecutive hours prior to six o'clock in
the evening are determined and specified in the notice of election, a
sum not to exceed fifty dollars for each such official.

(b) Notwithstanding the provisions of paragraph (a) of this subdivi-
sion, the board of fire commissioners of the Fair Harbor fire district,
Suffolk county, may adopt a resolution to elect its officers on a date
other than the second Tuesday in July. A resolution changing the date of
the election of fire district officers shall not become effective until
the next election regularly scheduled to be held more than one hundred
twenty days following its adoption. Upon the adoption of such a resol-
ution, the term of any fire district officer elected at the election
prior to the adoption or less than one hundred twenty-one days thereaft-
er, and the term of any fire district officer whose successor is sched-
uled to be selected more than one hundred twenty days thereafter of such
resolution shall be extended until the date fixed as a result of such
resolution for his or her successor to take office.

§ 2. This act shall take effect on the thirtieth day after it shall have become a law.