STATE OF NEW YORK

7761

2023-2024 Regular Sessions

IN ASSEMBLY

June 7, 2023

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

AN ACT to amend the village law and the general municipal law, in relation to establishing the village incorporation commission

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

Section 1. Paragraph f of subdivision 1 of section 2-202 of the village law, subparagraph 2 as amended by chapter 181 of the laws of 2004, is amended to read as follows:

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- f. Filing and deposit. (1) Filing. The original petition shall be filed with [a supervisor of the town in which all or the greatest part of such territory is located. Duplicate originals, photocopies or other similar reproductions of the original petition shall be filed with a supervisor of each other town in which any portion of such territory is located the village incorporation commission established pursuant to section 2-259 of this article.
- (2) Deposit. At the time of filing of the petition there shall be 12 deposited with [each supervisor with whom the original or a copy of the original is filed the commission, the sum of six thousand dollars to 14 pay the cost of posting, publishing and serving required notices, steno-15 graphic services and services of inspectors of election in the event incorporation is not effected.
- § 2. Section 2-204 of the village law, as amended by section 25 of part X of chapter 62 of the laws of 2003, is amended to read as follows: § 2-204 Notice of hearing. Within twenty days after the filing of such 20 petition or copies thereof, [each supervisor with whom same were filed] 21 the village incorporation commission established pursuant to section 22 <u>2-259 of this article</u> shall cause to be posted in five public places [in the content of the 23 that part of such territory located in his town | located in the territo-24 ry where such village shall be incorporated and also to be published at 25 least twice in the newspaper or newspapers designated pursuant to subdi-

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

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vision eleven of section sixty-four of the town law, a joint notice [ef all such supervisors | issued by the commission: that a petition for the incorporation of the village of (naming it) has been received; that at a place in such territory and on a day, not less than twenty nor more than thirty days after the date of the posting and first publication of such notice, which date and place shall be specified therein, a hearing will 7 be had upon such petition; that such petition will be available for public inspection in the office of each town clerk until the date of 9 such hearing; that the purpose of the hearing is to consider the legal 10 sufficiency of the petition; that objections to the legal sufficiency of 11 the petition must be in writing and signed by one or more of the resi-12 dents of such town; and that any group of persons having one or more objections in common may make designation in writing and signed by them 13 14 of at least one but no more than three persons giving the full names and 15 addresses on whom and at which addresses all papers required to be served in connection with the proceeding for incorporation shall be 16 17 served. A majority of such designees must reside in such town or towns. In the absence of any other suitable place, such hearing shall be held 18 in a school building, if any, located in such territory. If such terri-19 tory is located in more than one town the hearing shall be noticed and 20 21 publicized as a joint hearing of all such towns. For the purposes of this section, in the event that the town maintains a website, one of the 23 posting requirements required by this section may be fulfilled by post-24 ing such information on the town's website. 25

- § 3. Section 2-206 of the village law, paragraph b of subdivision 1 as amended by chapter 167 of the laws of 1985, paragraph e of subdivision 1 amended by chapter 561 of the laws of 1975 and subdivision 3 as amended by chapter 976 of the laws of 1973, is amended to read as follows:
- § 2-206 Proceeding on hearing. 1. [The supervisor, or supervisors if a joint hearing, with whom the petition or copies thereof, were filed, The village incorporation commission established pursuant to section 2-259 of this article shall meet at the time and place specified in such 34 notice and shall hear objections which may be presented as to the [legal sufficiency of the petition for incorporation based upon any of the following grounds:
 - a. That a person signing such petition was not qualified therefor;
 - b. If it is alleged that the petition is submitted on the basis that the persons signing such petition constitute twenty per cent of the residents in such territory qualified to vote for officers of a town in which all or part of such territory is located, that such allegation is false;
 - c. [If it is alleged that the petition is submitted on the basis that the persons signing such petition are the owners of more than fifty percent in assessed valuation of the real property in such territory or in full valuation of the real property in each part of each town in such territory and computed separately for each such part, as the case may be, assessed upon the last completed assessment roll or rolls of the town or towns in which all or part of such territory is located, that such allegation is false;
 - d.] That such territory is part of a city or village;
 - [e-] d. That if such territory is less than an entire town, contains more than five square miles and the limits of such territory are not coterminous with the entire boundaries of one school, fire, fire protection, fire alarm, town special or town improvement district and the limits of such territory are not coterminous with parts of the boun-

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daries of more than one school, fire, fire protection, fire alarm, town special or town improvement district, all of which are wholly contained within such limits and within one town;

- [4-] e. That such territory does not contain a population of at least [five hundred] two thousand regular inhabitants;
- [g.] f. That the petition in any other specified respect does not conform to the requirements of this article; or
- g. That a study has not been conducted on the fiscal, service, and taxation interests of the population which would constitute the residents of such village or the population which constitutes the residents of such town in which such village would be established; or
- h. That the establishment of such village is not in the fiscal, service, and taxation interests of the population which would constitute the residents of such village or the population which constitutes the residents of such town in which such village would be established.
- 2. The [supervisor of the town in which the entire territory, or the greatest portion of such territory is located] commission shall conduct the hearing.
- 3. All objections must be in writing and signed by one or more residents qualified to vote for town offices a town in which all or part of such territory of the proposed village is located. Testimony as to objections may be taken at the hearing which shall be reduced to writing and subscribed by those testifying. The burden of proof shall be on the objectors. All written objections and signed testimony shall clearly state the name and address of the objector.
- 4. The hearing may be adjourned but must be concluded within twenty days from the date fixed in the notice of hearing.
- § 3-a. Paragraph g of subdivision 1 of section 2-206 of the village law is relettered paragraph h and a new paragraph g is added to read as
- g. That a study has not been conducted on the fiscal, service, and taxation interests of the population which would constitute the residents of such village or the population which constitutes the residents of such town in which such village would be established; or
 - § 4. Section 2-208 of the village law is amended to read as follows:
- 2-208 Decision as to [legal sufficiency of petition] village establishment. 1. Within ten days after such hearing is concluded the [supervisor or supervisors jointly] village incorporation commission established pursuant to section 2-259 of this article shall determine whether the petition complies with the requirements of this article and [jointly] shall make and sign a decision [accordingly] as to whether a village incorporation shall proceed to election pursuant to the criteria established in section 2-259 of this article. [He such supervisors cannot agree, the decision shall be deemed to be adverse to the petition. If the decision be adverse to the petition, the decision shall contain a brief statement of the reasons on which the adverse decision is based [or the reasons on which the supervisor or supervisors deciding adversely to the petition were unable to join in a unanimous decision sustaining the petition].
- 2. The original copy of the decision, copies of the notice of the hearing together with affidavits of posting and publishing same, the written objections and the minutes of proceedings taken on the hearing including signed testimony shall be filed by [such supervisor or supervisors the commission within fifteen days after the hearing is 54 55 concluded, with the town clerk of the same town in which the original 56 copy of the petition was filed. Duplicate copies of the said papers

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shall be filed with the town clerks of all other towns in which any part of such territory is located.

- 3. If no proceeding be instituted to review such decision within thirty days after such filing of the original copy thereof, the decision shall be final and conclusive. In the event that the decision is adverse to the petition, a new proceeding for incorporation may be commenced immediately.
- § 5. Subdivision 1 of section 2-210 of the village law is amended to read as follows:
- 1. The decision of [the supervisor or supervisors] the village incorporation commission established pursuant to section 2-259 of this article as to [the legal sufficiency of the petition] whether a village incorporation shall proceed to election shall be subject to judicial review in the manner provided in article seventy-eight of the civil 15 practice law and rules. Such proceeding may be brought on the ground or grounds that said decision is illegal, based on insufficient evidence, contrary to the weight of evidence. If the court determines that additional testimony or evidence is necessary for the proper disposition of the matter it may take such evidence or testimony or appoint a referee to take such evidence or testimony as it may direct and report the same to the court with his findings of fact and conclusions of law which shall constitute a part of the proceeding upon which the determination of the court shall be made. The court may reverse or affirm on the basis of law and fact as determined by the court.
 - § 6. Section 2-236 of the village law, as amended by chapter 181 of the laws of 2004, is amended to read as follows:
 - 2-236 Payment of expenses incurred in proceedings for incorporation if village not incorporated. If the incorporation of the proposed village be not effected by the proceedings authorized in this article, the expenses incurred by the towns in which any part of such territory located for payment of cost of posting, publishing and serving required notices, stenographic services and services of inspectors of election shall be paid from the fund deposited with the [supervisor] village incorporation commission established pursuant to section 2-259 of this article. If such fund so deposited is not sufficient to pay all of such expenses, the costs in excess of such fund shall be a general town charge. Any unexpended balance of such fund shall become a part of the general fund of the town.
- 39 § 7. The village law is amended by adding a new section 2-259 to read 40 as follows:
 - § 2-259 Village incorporation commission. 1. a. There is hereby established within the department of state a village incorporation commission. The commission shall consist of three members appointed as follows:
 - (1) one member appointed by the secretary of state;
 - (2) one member appointed by the comptroller; and
 - (3) one member appointed by the attorney general.
- 48 b. Each member of the commission shall serve a term of four years. The members shall be eligible for reappointment and shall serve until 49 their successors are appointed and qualified, and the term of the 50 successor of any incumbent shall be calculated from the expiration of 51 52 the term of that incumbent. A vacancy occurring other than by expiration 53 of term shall be filled in the same manner as the original appointment, but for the unexpired term only.

c. A majority of the members of the commission shall constitute a 1 2 quorum for the purpose of conducting the business thereof and a majority 3 vote of all the members in office shall be necessary for action.

2. The commission shall:

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- a. accept petitions filed pursuant to this article;
- 6 b. hold hearings as required by this article;
- 7 c. accept and deposit with the state comptroller all such monies 8 required to be paid by those seeking to incorporate a village pursuant 9 to this article; and
- 10 d. evaluate petitions filed pursuant to this article and make deci-11 sions with regard to whether a village incorporation election shall 12 proceed based upon the commission's judgment of the criteria established in sections 2-200 and 2-206 of this article and any other requirements 13 14 established in this article.
 - 3. Prior to issuing its decision with regard to whether a village incorporation election shall proceed, the commission shall complete two studies after receiving a petition for village incorporation, which shall take the following form:
 - The first study shall consist of a feasibility assessment, which shall examine the proposed village's ability to provide services to its population in an efficient manner. The feasibility study shall also evaluate the proposed village's fiscal capacity to provide these services; and
 - b. The second study shall consist of an impact assessment that shall evaluate the fiscal and operational effects of incorporation on the surrounding town and the rest of the local area. These impacts shall include fiscal, service, political, environmental, and land use impacts.
 - c. In addition to the studies required pursuant to each petition for village incorporation, the village incorporation commission shall also produce a report on its recommendations with regard to the village incorporation process pursuant to this article. Such report shall provide the commission's analysis and recommendations on the following:
 - (i) The number of petitions required for a village incorporation petition;
 - (ii) The population required to incorporate a village;
 - (iii) Whether the signatures of the residents of such territory qualified to vote for town officers in the unincorporated part of such town that is not part of such territory where such village would be incorporated nor part of another village should be required in order to commence a proceeding for the incorporation of such territory as a village;
 - (iv) Whether the residents of such territory qualified to vote for town officers in the unincorporated part of such town that is not part of such territory where such village would be incorporated nor part of another village would be entitled to vote in village incorporation elections;
- 47 (v) Whether population density should be considered in the village 48 incorporation process;
- (vi) Whether the requirements of this article are adequate to protect the fiscal, service, and taxation interests of the residents of the 50 proposed village and those residents of the surrounding areas; and
- 52 (vii) Any other information and recommendations the village incorpo-53 ration commission deems relevant.
- 54 d. The report required pursuant to paragraph c of this subdivision shall be published on the public facing portion of the department of 55 56 state's website, and the secretary of state or his or her designee shall

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transmit the commission's findings and recommendations to the speaker of the assembly, the temporary president of the senate, and the governor on or before two years from the effective date of this section.

- 4. The studies required pursuant to this section shall be paid by funds appropriated pursuant to section two hundred thirty-nine-bb of the general municipal law.
- 5. The commission's decision with regard to whether a village incorporation shall proceed shall be by majority vote, and the commission shall post a notice of its decision on the public-facing portion of the department of state's website. No village incorporation election shall proceed in the event the commission rules adversely to such incorporation, except pursuant to the provisions of section 2-210 of this article.
- 6. No village incorporation election shall proceed until January first, two thousand twenty-four.
- § 8. Section 239-bb of the general municipal law is amended by adding a new subdivision 12 to read as follows:
- 12. Notwithstanding any other provision of law to the contrary, monies constituting the funds of the village incorporation commission established pursuant to section 2-259 of the village law shall be deposited with the state comptroller and held for the purposes of the village incorporation commission established in article two of the village law; provided, however, that such monies shall be derived from the appropriation dedicated to the matching funds program pursuant to subdivision eight of this section and provided further, that such funding for such entity shall not be subject to the requirements of subdivision eight of this section related to savings.
- § 9. Subdivision 1 of section 2-200 of the village law is amended to read as follows:
- 1. A territory containing a population of at least [five hundred] two thousand persons who are regular inhabitants thereof, as hereinafter defined, may be incorporated as a village under this chapter provided such territory does not include a part of a city or village and further provided the limits of such territory:
 - a. do not contain more than five square miles; or
- b. are coterminous with the entire boundaries of a school, fire, fire protection, fire alarm, town special or town improvement district; or
- c. are coterminous with parts of the boundaries of more than one school, fire, fire protection, fire alarm, town special or town improvement district, all of which are wholly contained within such limits and within one town; or
 - d. are coterminous with the entire boundaries of a town.
- § 10. This act shall take effect on January 1, 2024; provided however, that section three-a of this act shall take effect immediately and shall expire and be deemed repealed on the same date and in the same manner as section three of this act takes effect; and provided further, that for village incorporation petitions that have collected signatures prior to the effective date of this act, nothing in this act shall deem such petition signatures invalid; and provided further, provisions of this act shall apply to all existing village incorporation petitions that have collected signatures prior to January 1, 2024, except as hereinafter provided; and provided further, that for village incorporation petitions that have collected signatures prior to January 1, 2024, the commission review process established pursuant to section 2-259 of the village law, as added by section seven of this act, shall 56 not apply, and such village incorporation petitions shall continue to be

1 subject to the supervisor approval process; and provided further, that

- 2 for village incorporation petitions that have collected signatures prior
- 3 to January 1, 2024, paragraph h of subdivision 1 of section 2-206 of the 4 village law as added by section three of this act shall not apply.