40:67-22.1

LEGISLATIVE HISTORY CHECKLIST

NJSA 40:67-22.1	(Streetsvacatedauthorize county payments to municipalities) -
LAWS1980	CHAPTER 164
Bill No	
Sponsor(s) Bornheimer	
Date Introduced March 10, 1980	
Committee: Assembly County Government	
Senate County and Municipal Government	
Amended during passage Yee	No
Date of Passage: Assembly April 28,	1980
Senate Aug. 4, 1	980
Date of approval Dec. 10,	1980
Following statements are attached if available:	
Sponsor statement Yes	B Box (Below)
Committee Statement: Assembly Yes	s Nex
Senate Yes	K NO
Fiscal Note Yes	K No
Veto Message Yes	K No
Message on signing Yes	Nox.
Following were printed:	
Reports Yes	K No
Hearings Yes	x No

Sponsor's statement:

This bill authorizes any county, having acquired for park or other recreation purposes, real property in excess of 500 acres, to reimburse a municipality for any municiapl streets situated within such property, upon the vacating of, or the relinquishment of any rights in, such streets by the municipality.

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CHAPTER 164 LAWS OF N. J. 1980 APPROVED 12-10-80

ASSEMBLY, No. 1261

STATE OF NEW JERSEY

INTRODUCED MARCH 10, 1980

By Assemblyman BORNHEIMER

Referred to Committee on County Government

An Act authorizing counties to make payments to municipalities for vacated streets under certain circumstances and supplementing article 1 of chapter 67 of Title 40 of the Revised Statutes.

1 BE IT ENACTED by the Senate and General Assembly of the State 2 of New Jersey:

1. When any county acquires real property for use as a public 1 park or other recreational facility in excess of 500 acres and a por- $\mathbf{2}$ tion of such property has been (a) designated as a municipal public 3 4 street, whether or not actually opened or improved, and (b) the municipality agrees to vacate the said public street or portion 5 thereof, by ordinance adopted pursuant to chapter 67 of Title 40 6 7 of the Revised Statutes, such county may, by resolution of the governing body, or in the case of counties organized pursuant to 8 the "Optional County Charter Law," P. L. 1972, c. 154 (C. 40:41A-1 9 10 et seq.) by ordinance of the governing body, make payment to such municipality in return for vacating said street upon such terms 11 as shall be agreed upon by the governing bodies of the county and 12municipality. 13

1 2. This act shall take effect immediately.

STATEMENT

This bill authorizes any county, having acquired for park or other recreation purposes, real property in excess of 500 acres, to reimburse a municipality for any municipal streets situated within such property, upon the vacating of, or the relinquishment of any rights in, such streets by the municipality.

ASSEMBLY COUNTY GOVERNMENT COMMITTEE STATEMENT TO ASSEMBLY, No. 1261 STATE OF NEW JERSEY

DATED: APRIL 17, 1980

This bill would permit any county which has acquired more than 500 acres of real property for park or other recreational purposes to compensate a municipality for any municipal street located on that property. Such compensation shall be paid only when the municipality has vacated the street or relinquished all rights to the street. The amount of compensation shall be determined by agreement of the governing bodies of the county and the municipality. FOR IMMEDIATE RELEASE . . DECEMBER 11, 1980

FOR FURTHER INFORMATION

PATRICK SWEENEY

Governor Brendan Byrne has signed the following bills:

<u>S-1266</u>, sponsored by Senator Steven P. Perskie (D-Atlantic), which provides for the expungement of adjudications of juvenile delinquency.

Under former juvenile law, those records could be sealed, but there was no provision for expunging them. (Sealed records can be maintained by an agency and used internally; expunged records must be removed from the agency's files and placed under the control of a designated custodian who is barred from releasing the records, except as provided by law).

<u>A-1261</u>, sponsored by Assemblyman James W. Bornheimer (D-Middlesex), which authorizes counties to compensate a municipality for vacating or relinquishing any rights which the municipality may have in streets within a county public park or recreational facility in excess of 500 acres. Middlesex County and East Brunswick need this enabling legislation in order to complete their agreement in the James Park acquisition.

<u>A-1418</u>, sponsored by Assemblyman Bornheimer, which governs the cancellation of automobile insurance policies. The bill requires that an insurer send a notice of cancellation or intention not to renew a policy by one of two methods: (1) by certified mail; or (2) by regular mail, but only if the insurer obtains a Postal Service proof of mailing certificate and the insurer has retained a true, certified copy of the mailed notice. The bill also requires insurers to give a 15 day notice of cancellation for non-payment of a premium where the cancellation is accompanied by a notice of the reasons for the cancellation.

<u>A-1530</u>, sponsored by Assemblyman Richard Van Wagner (D-Monmouth), which would exempt hearings in the Division of Taxation from the "contested case" provisions of the Administrative Procedure Act. This bill will eliminate the possibility of duplicative formal hearings.