Repeals 40: 156A-1 to 40: 156A-47

LEGISLATIVE HYSTORY CHECKLIST

(Municipalities - Merger of services Repeal L. 1941, c.332)

MUSA Repeals 40:156A-1 to 40:156A-47

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Bill No. S1089				
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Date of approval	May 24, 1979)	erroldstrommunger er	2
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CHAPTER 96 LAWS OF N. J. 19 79

APPROVED 5-24-79

SENATE, No. 1089

STATE OF NEW JERSEY

INTRODUCED APRIL 24, 1978

By Senators PARKER, DODD, MUSTO

Referred to Committee on County and Municipal Government

An Act to repeal "An act relating to the government, services, administration and finances of certain townships in the State and of certain political subdivisions within such townships," approved August 4, 1941 (P. L. 1941, c. 332).

- 1 Be it enacted by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1. "An Act relating to the government, services, administration
- 2 and finances of certain townships in the State and of certain polit-
- 3 ical subdivisions within such townships," approved August 4, 1941
- 4 (C. 40:156A-1, et seq.), is repealed.
- 1 2. This act shall take effect immediately.

STATEMENT

This bill has been prepared by the Division of Law Revision of the Legislative Services Agency in furtherance of its duty to carry on a continuous examination of the general and permanent statutory law of the State.

The act to be repealed was approved on August 4, 1941. The purpose of the act was to permit certain local units having much in common to adopt a system whereby their common functions and services would be merged as to government and administration through districts supervised by commissioners. The act could only become effective after a referendum and favorable vote thereon, and the filing of a certificate as to the results of the referendum election in the Office of the Secretary of State.

An examination of the records in the Office of the Secretary of State discloses that no certificates have been filed therein certifying the adoption of the act by any township. The failure of any township to adopt the provisions of the act over a period of more than 36 years indicates a complete lack of interest therein, and the act should not be retained as a part of the statutory law of the State.

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