2A: 8-6.4

LEGISLATIVE HISTORY CHECKLIST

IJSA 2A:8-6.4		(JudgesMunicipal Courtsadditional appointments)	
LAUS OF1979	attribute attribute attribute appare	CHAPTER	357
Bill No. <u>A3570</u>	MATTER The repaired adjustment of plants		
Sponsor(s) Codey			
Date Introduced Nov. 19, 1979			
Committee: Assembly Judiciary, Law, Public Safety & Defense			
Senate County & Municipal Government			
Amended during passage	e Xxx		i o
Date of Passage: Asse	mbly Dec. 6, 19	79	
Senate Dec. 17, 1979			
Date of approval Jan. 29, 1980			
Following statements are attached if available:			
Sponsor statement	Ye	s kie	(Below)
Committee Statement:	Assembly Xx	ss Bo	
	Senate %x	ss No	
Fiscal Note	Ж	s llo	,
Veto Hessage	Жe	% ''c	
Lessage on signing	Жe	ss ilo	
Following were printed:			
Reports	Жe	% No	
Hearings	××	ss ilo	

Sponsor's statement:

The purpose of this act is to authorize the appointment of an additional municipal judge (making a total of two) in municipalities with a population of between 40,000 and 45,000, located in first class counties with a population in excess of 900,000. The provisions of this totally permissive bill would affect West Orange and Montclair in Essex county, and Teaneck in Bergen county.

9/J/73

CHAPTER 357 LAWS OF N. J. 19, 79

APPROVED. 1-29-80

ASSEMBLY, No. 3570

STATE OF NEW JERSEY

INTRODUCED NOVEMBER 19, 1979

By Assemblyman CODEY

Referred to Committee on Judiciary, Law, Public Safety and Defense

An Acr authorizing the appointment of additional judges of the municipal courts of certain municipalities and supplementing chapter 8 of Title 2A of the New Jersey Statutes.

- 1 Be it enacted by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1. The governing body of every municipality having a population
- 2 of not less than 40,000 nor more than 45,000 inhabitants in a county
- 3 of the first class having a population in excess of 900,000 inhabitants
- 4 may provide for the appointment, as the need may appear, of one
- 5 additional judge of the municipal court of such municipality; pro-
- 6 vided, however, that this provision shall not limit the appointment
- of additional judges in municipalities included within the provisions
- 8 of any other law.
- 1 2. This act shall take effect immediately.

STATEMENT

The purpose of this act is to authorize the appointment of an additional municipal judge (making a total of two) in municipalities with a population of between 40,000 and 45,000, located in first class counties with a population in excess of 900,000. The provisions of this totally permissive bill would affect West Orange and Montclair in Essex county, and Teaneck in Bergen county.

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S-3414, sponsored by Senator Bernard J. Dwyer (D-Middlesex), which amends

Title 18A to permit boards of education to select a school board administrator or a

member of the local board of education to be the school district's representative on

the board of an Educational Services Commission.

Several Education Services Commissionshave been formed by boards of education in one or more counties in order to provide more coordinated educational and administrative services, such as classes for handicapped students, transportation services, and computer services.

S-3066, sponsored by Senator Wynona Lipman (D-Essex), which broadens the definition of "State compensatory education pupil" in Title 18A to include pupils enrolled in a preventive and remedial programs offered during the normal school day, or programs offered beyond the normal school day or during summer vacations, which are intergrated and coordinated with programs operated during the regular school year day.

The bill assures that State compensatory education funds may be used for programs other than those offered during the normal school day.

A-3570, sponsored by Assemblyman Richard Codey (D-Essex), which permits the municipalities of West Orange and Montclair in Essex County and Teaneck in Bergen County to appoint one additional municipal court judge. This will increase the number of municipal court judges from one to two.