2A:8-6

LEGISLATIVE HISTORY CHECKLIST

NJSA <u>2A:8-6</u>	GOPY NO.
	•
Laws of 1975 Chapter 120	·
Bill No. <u>A415</u>	
Sponsor(s) <u>Hawkins</u>	
Date Introduced Pre-filed	
Committee: Assembly Municipal Gov	t.
SenateCounty & Muni	cipal Gov't.
Amended during passage Yes	Amendments during passage denoted by asterisks
Date of passage: Assembly <u>May 6,</u>	<u> </u>
Senate Jan. 6,	1975
Date of approvalJune 5,	1975
Following statements are attached if	available: No
Sponsor statement	No e e
Committee Statement: Assembly	Re う
Senate Yes	
Fiscal Note	No \$ 0
Veto message	No T
Message on signing	No Q
Following were printed:	ے ت
Reports	No <u>E</u> O
Hearings	No a D

APPROVED 6-6-75

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ASSEMBLY, No. 415

STATE OF NEW JERSEY

PRE-FILED FOR INTRODUCTION IN THE 1974 SESSION

By Assemblyman HAWKINS

An Acr concerning municipal courts and amending N. J. S. 2A:8-6.

- 1 Be it enacted by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1 1. N. J. S. 2A:8-6 is amended to read as follows:
- 2 2A:8-6. In every municipality having in 1948 or thereafter a
- 3 population of more than 200,000, the governing body of such mu-
- 4 nicipality may provide for the appointment, as the need may ap-
- 5 pear, of not more than five additional *[magistrates] * *judges*
- 6 of a municipal court of such municipality; and the governing body
- 7 of every municipality having a population between 75,000 and
- 8 85,000, located in a county of the first class may provide for the
- 9 appointment of [one] two additional [magistrate] judges of the
- 10 municipal court of such municipality.
- 1 2. This act shall take effect immediately.

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

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SENATE COUNTY AND MUNICIPAL GOVERNMENT COMMITTEE

STATEMENT TO

ASSEMBLY, No. 415

with Senate committee amendments

STATE OF NEW JERSEY

DATED: DECEMBER 10, 1974

Assembly Bill No. 415 authorizes the city of East Orange to increase from 1 to 2 the number of additional judges that it may appoint to the municipal court.

N. J. S. 2A:8-6, which is hereby amended, was last amended in 1967 so as to permit East Orange to hire one additional judge over and above the one judge it was then permitted under N. J. S. 2A:8-5.

The Senate Committee Amendment substitutes the term judges for magistrates, thereby making language of the bill internally consistent, as well as compatible with P. L. 1967, c. 209; C. 2A:8-5.1.