40A: 9-133

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(Municipal clerk--appointment) NJSA: 40A:9-133 et al LAWS OF: 1997 CHAPTER: 279 A824 BILL NO: **SPONSOR(S):** Arnone DATE INTRODUCED: Pre-filed COMMITTEE: ASSEMBLY: Local Government SENATE : Community Affairs AMENDED DURING PASSAGE: Yes Amendments during passage denoted by superscript numbers Third reprint enacted DATE OF PASSAGE: ASSEMBLY: February 8, 1996 December 8, 1997 SENATE : DATE OF APPROVAL: January 6, 1998 FOLLOWING STATEMENTS ARE ATTACHED IF AVAILABLE: SPONSOR STATEMENT: Yes Also attached: statement, adopted 11-14-96 COMMITTEE STATEMENT: ASSEMBLY: Yes -* . SENATE : Yes , 4.1 FISCAL NOTE: No VETO MESSAGE: No MESSAGE ON SIGNING: No FOLLOWING WERE PRINTED: REPORTS: No **HEARINGS**: No

KBP:pp

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§§7-10
C. 40A:9-133.9
To
40A:9-133.12

P.L. 1997, CHAPTER 279, approved January 6, 1998 Assembly, No. 824 (Third Reprint)

AN ACT concerning the professionalization of the office of municipal 1 2 clerk, amending various parts of the statutory law, and 3 supplementing Chapter 9 of Title 40A of the New Jersey Statutes. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. N.J.S.40A:9-133 is amended to read as follows: 9 40A:9-133. a. In every municipality there shall be a municipal clerk appointed for a three-year term by the governing body of the 10 municipality. <u>Commencing January 1 following the third anniversary</u> 11 12 of the effective date of P.L. c. (C.) (pending before the Legislature as this bill), no person shall be appointed or reappointed 13 14 as a municipal clerk unless that person holds a registered municipal clerk certificate issued pursuant to section 3 or section 4 of P.L.1985. 15 c.174 (C.40A:9-133.3 or C.40A:9-133.4). 16 b. For the purposes of tenure, the term of a municipal clerk shall 17 be deemed to have begun as of the actual date upon which a person 18 19 serving as municipal clerk is appointed. In the event of a vacancy in 20 the office of municipal clerk, an appointment shall be made for a new 21 term and not for the unexpired term. A reappointment of an 22 incumbent municipal clerk made within 60 days following the expiration of the prior term shall not be considered to be a new 23 24 appointment and the effective date of the reappointment shall date 25 back to the date of expiration of the initial term of appointment. c. [The governing body of a municipality shall appoint a person to 26 a three-year term as municipal clerk within six months after the 27 previous municipal clerk has resigned or the office has otherwise 28 29 become vacant.] Within 90 days of the occurrence of a vacancy in the office of municipal clerk by reason of the departure of a registered 30

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

Matter underlined <u>thus</u> is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

¹ Assembly ALG committee amendments adopted January 29, 1996.

² Senate SCO committee amendments adopted June 3, 1996.

³ Assembly floor amendments adopted November 14, 1996.

1 municipal clerk, the governing body may appoint a person who does 2 not hold a registered municipal clerk certificate to serve as acting 3 municipal clerk for a period not to exceed one year and commencing 4 on the date of the vacancy. Any person so appointed may, with the 5 approval of the director of the Division of Local Government Services 6 in the Department of Community Affairs, be reappointed as acting 7 municipal clerk for a maximum of two subsequent one-year terms 8 following the termination of the temporary appointment. No local unit 9 shall fill the position of acting municipal clerk for more than three 10 consecutive years. Time served as acting municipal clerk may be 11 credited toward the experience authorized as a substitute for the 12 college education requirement pursuant to section 2 of P.L.1985. 13 c.174 (C.40A:9-133.2). Time served as acting municipal clerk may 14 not be credited as time served as municipal clerk for the purpose of 15 acquiring tenure pursuant to section 7 of P.L.1985, c.174 16 (C.40A:9-133.7). 17 d. [Should the office of municipal clerk become vacant, the 18 governing body of a municipality may appoint a person to serve as 19 acting municipal clerk for a period of not more than six months.] 20 (deleted by amendment. P.L. .c. (C.)(pending before the

21 Legislature as this bill).

22 e. The municipal clerk shall:

(1) act as secretary of the municipal corporation and custodian of
the municipal seal and of all minutes, books, deeds, bonds, contracts,
and archival records of the municipal corporation. The governing
body may, however, provide by ordinance that any other specific
officer shall have custody of any specific other class of record;

(2) act as secretary to the governing body, prepare meeting
agendas at the discretion of the governing body, be present at all
meetings of the governing body, keep a journal of the proceedings of
every meeting, retain the original copies of all ordinances and
resolutions, and record the minutes of every meeting;

33 (3) serve as the chief administrative officer in all elections held in
34 the municipality, subject to the requirements of Title 19 of the Revised
35 Statutes;

36 (4) serve as chief registrar of voters in the municipality, subject to
37 the requirements of Title 19 of the Revised Statues;

(5) serve as the administrative officer responsible for the
acceptance of applications for licenses and permits and the issuance of
licenses and permits, except where statute or municipal ordinance has
delegated that responsibility to some other municipal officer;

42 (6) serve as coordinator and records manager responsible for
43 implementing local archives and records retention programs as
44 mandated pursuant to Title 47 of the Revised Statutes;

45 (7) perform such other duties as are now or hereafter imposed by46 statute, regulation or by municipal ordinance or regulation.

1 f. If a governing body fails or refuses to comply with subsections 2 a., b. or c. of this section. the director may order the governing body 3 to comply by a date certain which shall afford the governing body a 4 reasonable time within which to comply.²[The members of a 5 governing body who willfully fail or refuse to comply shall each be 6 subject to a personal penalty of \$25 for each day after the date fixed 7 for final action that failure or refusal to comply continues. The 8 amount of the penalty may be recovered by the director in the name of 9 the State as a personal debt of the member of the governing body, and 10 shall be paid, upon receipt, into the State Treasury.]² (cf: P.L.1991, c.73, s.1) 11 12 13 2. Section 1 of P.L.1981, c.394 (C.40A:9-133.1) is amended to 14 read as follows: 15 The provisions of any other law to the contrary 1. a. 16 notwithstanding, commencing on the effective date of [this act] 17 P.L.1981, c.394, all municipal clerks shall hold office by virtue of 18 appointment pursuant to the provisions of N.J.S. 40A:9-133, except 19 as otherwise provided in this section. 20 b. All municipal clerks holding office on the effective date of [this 21 act] P.L.1981, c.394 shall continue in office until their successors are 22 appointed in the manner provided by N.J.S. 40A:9-133. 23 c. Nothing contained in [this act] P.L.1981, c.394 or in any other 24 statute shall prevent any municipal clerk who, upon the effective date 25 of [this act] P.L.1981, c.394, holds office by virtue of [his] election 26 thereto, from acquiring tenure upon being appointed thereto after the 27 effective date of [this act] P.L.1981. c.394, if [he] the clerk otherwise qualifies for tenure pursuant to N.J.S.40A:9-134. 28 29 (cf: P.L.1981, c.394, s.1) 30 3. Section 2 of P.L.1985, c.174 (C.40A:9-133.2) is amended to 31 32 read as follows: 2. Commencing on the effective date of [this act] P.L.1985, c.174, 33 34 the Director of the Division of Local Government Services in the 35 Department of Community Affairs shall hold examinations 36 semiannually, and at such other times as he may deem appropriate, for 37 certification as municipal clerk. An applicant for examination shall furnish proof to the director, not less than 30 days before an 38 39 examination, that the applicant is not less than 21 years of age, is a 40 citizen of the United States, is of good moral character, has obtained 41 a certificate or diploma issued after at least four years of study at an 42 approved secondary school or has received an academic education 43 considered and accepted by the Commissioner of Education as fully equivalent, and has completed at least two years of education at [an 44 institution of higher education] a college of recognized standing. For 45

1 purposes of this section, 30 college credits will be considered 2 equivalent to one year of college. An applicant who does not meet the 3 two year [higher education] college requirement may substitute on a year for year basis full-time experience 'or the equivalent part-time 4 experience¹ in [federal, State or local government in the performance 5 6 of] a position as deputy municipal clerk, assistant municipal clerk or other position of county or municipal government which performs 7 8 duties relative to those performed by a municipal clerk as described in 9 subsection e. of N.J.S.40A:9-133. An applicant shall also present proof of completion of the following courses offered through Rutgers, 10 11 The State University or similar courses offered at a college or 12 university [certified] approved by the [Department of Education] Division of Local Government Services in the Department of 13 14 Community Affairs: 15 Introduction of the Duties of the Municipal Clerk; 16 Advanced Duties of the Municipal Clerk; 17 Local Election Administration; 18 Information and Records Management [;] and 19 Municipal Finance Administration for Municipal Clerks. 20 Every applicant submitting an application prior to January 1, 1997 21 may present proof of satisfactory completion of a course in Municipal 22 Finance Administration, in lieu of the course in Municipal Finance 23 Administration for Municipal Clerks. 24 The proofs required pursuant to this section shall be provided on 25 the application forms and in the manner as shall be prescribed by the 26 director. Each completed application shall be accompanied by a fee in 27 the amount of [\$25.00] <u>\$50</u> payable to the order of the State 28 Treasurer. Examinations shall be written, or both written and oral, and 29 shall be of such character as fairly to test and determine the 30 qualifications, fitness and ability of the person tested to actually 31 perform the duties of municipal clerk. 32 (cf: P.L. 1985, c.174, s.2) 33 34 4. Section 3 of P.L.1985, c.174 (C.40A:9-133.3) is amended to 35 read as follows: 36 3. Upon the successful completion of the examination by an 37 applicant, a certificate shall be issued to [him] the applicant as a 38 registered municipal clerk. The certificate fee shall be [\$25.00] \$50 39 payable to the order of the State Treasurer. 40 (cf: P.L. 1985, c.174, s.3) 41 42 5. Section 7 of P.L.1985, c.174 (C.40A:9-133.7) is amended to 43 read as follows: 44 7. Notwithstanding the provisions of any other law to the contrary, 45 any person who: 46 a. Shall be reappointed municipal clerk subsequent to having

1 received a registered municipal clerk certificate pursuant to [this act]

2 <u>P.L.1985, c.174</u> and having served as municipal clerk or performed the 3 duties of municipal clerk for not less than three consecutive years

4 immediately prior to such reappointment; or

5 b. Shall have acquired tenure; shall hold [his] office during good 6 behavior and efficiency, and compliance with the continuing education 7 requirements set forth in section 8 of P.L. c. (C.) (pending 8 before the Legislature as this bill), notwithstanding that such 9 reappointment was for a fixed term of years; and [he] shall not be 10 removed therefrom for political reasons but only for good cause shown and after a proper hearing before the director or [his] the director's 11 12 designee. The removal of a registered municipal clerk shall be only 13 upon a written complaint setting forth with specificity the charge or 14 charges against [him. The complaint shall be filed with the director 15 and] the clerk. The complaint shall be filed with the director and a 16 certified copy [thereof] of the complaint shall be served upon the 17 person so charged, with notice of a designated hearing date before the 18 director or [his] the director's designee, which shall be not less than 19 30 days nor more than 60 days from the date of service of the 20 complaint. Such date may be extended by the Superior Court for good cause shown upon the application of either party. The person so 21 22 charged and the complainant shall have the right to be represented by 23 counsel and the power to subpoena witnesses and documentary 24 evidence together with discovery proceedings. The provisions of this 25 section shall apply to every person actually in office as registered 26 municipal clerk, whether or not in the classified service under Title 27 [11 of the Revised Statutes] <u>11A of the New Jersey Statutes</u> (Civil 28 Service).

For the purposes of this section, the definition of good cause for
removal of a municipal clerk may include the failure of the clerk to
meet the continuing education requirements set forth in section 8 of
P.L., c. (C.) (pending before the Legislature as this bill).

33 (cf: P.L.1985, c.174, s.7)

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35 6. N.J.S.40A:9-134 is amended to read as follows:

40A:9-134. On or before December 31, 1985, any person holding the office of municipal clerk in any municipality and having held such office continuously for five years from the date of his original appointment shall have tenure in such office and shall not be removed therefrom except for good cause shown after a fair and impartial hearing.

For the purposes of this section, the definition of good cause for
 removal of a municipal clerk may include the failure of the clerk to
 meet the continuing education requirements set forth in section 8 of

1 P.L. . c. (C.) (pending before the Legislature as this bill).

- 2 (cf: P.L.1986, c.181, s.1)
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4 7. (New section) Within six months of the effective date of P.L., 5 (C.) (pending before the Legislature as this bill), any municipal c. 6 clerk who has been granted tenure pursuant to P.L.1981, c.394, or 7 P.L.1985, c.174 but does not hold a registered municipal clerk 8 certificate shall apply to the director for a registered municipal clerk 9 certificate. Application shall be made on a form approved by the 10 director at no cost to the applicant. Upon verification of the applicant's tenured status, the director shall issue a registered 11 municipal clerk certificate, marked as restricted to the municipality 12 employing the municipal clerk. A municipal clerk holding such a 13 14 certificate shall then be subject to all provisions affecting other 15 certificate holders under P.L. , c. (C.) (pending before the 16 Legislature as this bill) including but not limited to renewal, continuing 17 education and maintenance of tenure rights.

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19 8. (New section) a. Commencing July 1, 1996 all registered 20 municipal clerk certificates issued pursuant to section 3 or section 4 21 of P.L.1985, c.174 (C.40A:9-133.3 or C.40A:9-133.4), or section 7 22 of P.L., c. (C.) (pending before the Legislature as this bill) shall be renewed upon application ²[, payment of the required fee,]² 23 $\frac{3}{2}$, payment of the required fee, $\frac{3}{2}$ and verification that the applicant has 24 25 met the requirements as set forth in this section. Each renewal shall 26 be for a period of two years. The renewal date shall be 30 days prior 27 to the expiration date.

b. All registered municipal clerk certificates subject to renewal
pursuant to this section issued prior to July 1, 1996 shall have an
expiration date of June 30, 1998. All registered municipal clerk
certificates issued on or after July 1, 1996 shall expire two years from
the date on which the certificate was originally issued.

33 c. Each applicant for renewal of a registered municipal clerk 34 certificate shall, on a form prescribed by the director, furnish proof of 35 having earned at least 2.0 continuing education units in subject areas 36 related to the statutory duties of the municipal clerk and minimum 37 contact hours as prescribed by the director. For the purposes of this 38 section, 1.0 continuing education unit equals 10 contact hours. Upon 39 verification of this requirement ²[, and upon payment of a fee of \$50 to the order of the Treasurer of the State of New Jersey,]², and upon 40 payment of a fee of \$50 to the order of the Treasurer of the State of 41 42 New Jersey,³ the director shall renew the registered municipal clerk 43 certificate.

d. Where the holder of a registered municipal clerk certificate has
allowed the certificate to lapse by failing to renew the certificate, a
new application and certificate shall be required. If application is

made within six months of the expiration of the certificate, then 1 application may be made in the same manner as renewal but the 2 3 application shall be accompanied by the fee for a new application. 4 5 (New section) The director is authorized to adopt, in 9. 6 accordance with the "Administrative Procedures Act," P.L.1968, c.410 7 (C.52:14B-1 et seq.), such regulations, forms and procedures as may 8 be necessary to carry out the terms of this act. 9 ²10. (New section) Nothing in P.L. . c. (C.) (pending before 10 the Legislature as this bill) shall be construed as requiring a municipal 11 12 governing body to pay any of the costs an individual may incur in complying with the requirements for obtaining or renewing a 13 registered municipal clerk certificate; however, a municipal governing 14 15 body, by resolution, may determine to reimburse an individual for all or any portion of the costs an individual may incur. For the purposes 16 of this section, the term "costs" shall include but not be limited to the 17 costs associated with course registration, application fees. 18 transportation and leaves of absence.² 19 20 ²[10.] <u>11.</u>² This act shall take effect immediately. 21 22 23 24 25 Concerns requirements for appointment and reappointment of 26 27 municipal clerk.

(C.52:14B-1 et seq.), such regulations, forms and procedures as may
 be necessary to carry out the terms of this act.

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10. This act shall take effect immediately.

STATEMENT

9 This bill modifies certain requirements concerning municipal clerks. 10 The bill would require all municipal clerks to hold a registered 11 municipal clerk certificate as a condition of appointment or 12 reappointment as of January 1 following the third anniversary of the 13 date this bill takes effect.

14 Under the bill, within 90 days of the occurence of a vacancy in the office of municipal clerk, a municipal governing body may appoint, as 15 16 acting municipal clerk for a one-year term, a person who does not hold 17 a registered municipal clerk certificate. An acting municipal clerk 18 would be allowed to serve up to two additional one-year terms with 19 the approval of the director of the Division of Local Government 20 Services. A local unit would not be permitted to fill the position of acting municipal clerk for more than three consecutive terms. Under 21 22 current law, an acting clerk may serve only a six month term.

The bill would subject members of a governing body to a personal penalty of \$25 a day for violating procedural requirements concerning municipal clerks such as: failure or refusal to appoint a municipal clerk; appointment or reappointment of a person as municipal clerk who does not hold a registered municipal clerk certificate; and allowing a person to fill the position of acting municipal clerk for more than three consecutive years.

30 Section 3 of the bill clarifies that the higher education requirement that an applicant for municipal clerk certification must submit proof of 31 32 to enable the applicant to sit for the examination is two years at a 33 college of recognized standing and that one year of college is 34 equivalent to 30 college credits. Section 3 of the bill also alters the 35 experience that an applicant can substitute for the college requirement. 36 According to this section of the bill only full-time experience in a 37 position as deputy municipal clerk, assistant municipal clerk, acting 38 municipal clerk or some other position of county or municipal 39 government which requires performance of duties relative to those 40 performed by a municipal clerk would qualify. Under current law, 41 full-time experience in federal, State or local government in a position 42 which performs duties relative to those performed by a municipal clerk 43 would qualify.

Section 3 of the bill would also require an applicant to have
completed a course in Municipal Finance Administration for Municipal
Clerks instead of the course in Municipal Finance Administration as a

condition of eligibility to take the examination for municipal clerk
 certification; however, applicants submitting application prior to July
 1, 1994 could submit proof of completion of the course in Municipal
 Finance Administration in lieu of Municipal Finance Administration for
 Municipal Clerks.

6 The bill would also raise the fee for applying to sit for the 7 examination, as well as the certificate fee from \$25 to \$50.

8 Section 5 of the bill clarifies the complaint procedures for the 9 removal of a municipal clerk. This section specifies that a complaint 10 shall be filed with the director and that a certified copy shall be served 11 upon the person so charged. A hearing on the complaint shall be held 12 by the director or his designee between 30 and 60 days after service, 13 unless extended by the Superior Court upon application and good 14 cause shown by either party.

Section 6 of the bill adds as grounds for the removal of a tenured
municipal clerk, the failure of the clerk to meet continuing education
requirements.

Section 7 of the bill provides that all tenured municipal clerks who 18 19 do not hold certificates shall, at no cost, apply to the director for a 20 registered municipal clerk certificate within six months after this bill 21 is enacted into law. Upon verification of the applicant's tenured status, 22 the director shall issue a registered municipal clerk certificate marked as restricted to the municipality employing the municipal clerk. A 23 municipal clerk holding such a certificate shall then be subject to all 24 25 the provisions of this bill.

26 Section 8 of this bill provides that commencing July 1, 1995 all 27 registered municipal clerk certificates shall be renewed upon 28 application, payment of the required fee, and verification that the 29 continuing education requirement has been satisfied. Each renewal 30 shall be for a two-year period. All certificates issued prior to July 1, 31 1993 shall expire June 30, 1995 and all certificates issued on or after July 1, 1993 shall expire two years from the date on which the 32 33 certificate was originally issued.

Section 8 of this bill also provides that each applicant for renewal
of a certificate shall furnish proof of satisfaction of the continuing
education requirements prescribed by the director and payment of a
\$50 renewal fee.

Section 9 of this bill authorizes the director to adopt regulations,
forms and procedures necessary to carry out the provisions of this bill.

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44 Concerns requirements for appointment and reappointment of 45 municipal clerk.

ASSEMBLY LOCAL GOVERNMENT COMMITTEE

STATEMENT TO

ASSEMBLY, No. 824

with committee amendments

STATE OF NEW JERSEY

DATED: JANUARY 29, 1996

The Assembly Local Government Committee reports favorably Assembly Bill No. 824 with committee amendments.

Assembly Bill No. 824 as amended by the committee, modifies certain requirements concerning municipal clerks. The bill would require all municipal clerks to hold a registered municipal clerk certificate as a condition of appointment or reappointment as of January 1 following the third anniversary of the date this bill takes effect.

Under the bill, within 90 days of the occurrence of a vacancy in the office of municipal clerk, a municipal governing body may appoint, as acting municipal clerk for a one-year term, a person who does not hold a registered municipal clerk certificate. An acting municipal clerk would be allowed to serve up to two additional one-year terms with the approval of the director of the Division of Local Government Services. A local unit would not be permitted to fill the position of acting municipal clerk for more than three consecutive terms. Under current law, an acting clerk may serve only a six month term.

The bill would subject members of a governing body to a personal penalty of \$25 a day for violating procedural requirements concerning municipal clerks such as: failure or refusal to appoint a municipal clerk; appointment or reappointment of a person as municipal clerk who does not hold a registered municipal clerk certificate; and allowing a person to fill the position of acting municipal clerk for more than three consecutive years.

Section 3 of the bill clarifies that the higher education requirement that an applicant for municipal clerk certification must submit proof of to enable the applicant to sit for the examination is two years at a college of recognized standing and that one year of college is equivalent to 30 college credits. Section 3 of the bill also alters the experience that an applicant can substitute for the college requirement. According to this section of the bill, full-time or equivalent part-time experience in a position as deputy municipal clerk, assistant municipal clerk, acting municipal clerk or some other position of county or municipal government which requires performance of duties relative to those performed by a municipal clerk would qualify. Under current law, full-time experience in federal, State or local government in a position which performs duties relative to those performed by a municipal clerk would qualify. The committee amended this section of the bill to also permit substitution of the college requirement by equivalent part-time experience in the appropriate municipal position.

Section 3 of the bill would also require an applicant to have completed a course in Municipal Finance Administration for Municipal Clerks instead of the course in Municipal Finance Administration as a condition of eligibility to take the examination for municipal clerk certification; however, applicants submitting application prior to July 1, 1994 could submit proof of completion of the course in Municipal Finance Administration in lieu of Municipal Finance Administration for Municipal Clerks.

The bill would also raise the fee for applying to sit for the examination, as well as the certificate fee from \$25 to \$50.

Section 5 of the bill clarifies the complaint procedures for the removal of a municipal clerk. This section specifies that a complaint shall be filed with the director and that a certified copy shall be served upon the person so charged. A hearing on the complaint shall be held by the director or his designee between 30 and 60 days after service, unless extended by the Superior Court upon application and good cause shown by either party.

Section 6 of the bill adds as grounds for the removal of a tenured municipal clerk, the failure of the clerk to meet continuing education requirements.

Section 7 of the bill provides that all tenured municipal clerks who do not hold certificates shall, at no cost, apply to the director for a registered municipal clerk certificate within six months after this bill is enacted into law. Upon verification of the applicant's tenured status, the director shall issue a registered municipal clerk certificate marked as restricted to the municipality employing the municipal clerk. A municipal clerk holding such a certificate shall then be subject to all the provisions of this bill.

Section 8 of this bill provides that commencing July 1, 1995 all registered municipal clerk certificates shall be renewed upon application, payment of the required fee, and verification that the continuing education requirement has been satisfied. Each renewal shall be for a two-year period. All certificates issued prior to July 1, 1993 shall expire June 30, 1995 and all certificates issued on or after July 1, 1993 shall expire two years from the date on which the certificate was originally issued.

Section 8 of this bill also provides that each applicant for renewal of a certificate shall furnish proof of satisfaction of the continuing education requirements prescribed by the director and payment of a \$50 renewal fee.

Section 9 of this bill authorizes the director to adopt regulations, forms and procedures necessary to carry out the provisions of this bill.

As introduced by the sponsor, section 3 of the bill stated that only

SENATE COMMUNITY AFFAIRS COMMITTEE

STATEMENT TO

[First Reprint] ASSEMBLY, No. 824

with committee amendments

STATE OF NEW JERSEY

DATED: JUNE 3, 1996

The Senate Community Affairs Committee reports favorably and with committee amendments Assembly, No. 824 (1R).

As amended by the committee, this bill would require an individual to hold a registered municipal clerk certificate as a condition of appointment or reappointment as a municipal clerk as of January 1 following the third anniversary of the date this bill takes effect.

The bill would authorize a municipal governing body to appoint a person who does not hold a registered municipal clerk certificate to serve as the acting municipal clerk for a one-year term. An acting municipal clerk would be allowed to serve up to two additional one-year terms, subject to the approval of the director of the Division of Local Government Services. A local unit would not be permitted to fill the position of acting municipal clerk for more than three consecutive terms. Under current law, an acting clerk may serve only a six month term.

Section 3 of the bill would clarify the education requirement that an applicant must satisfy in order to sit for the certification examination. It provides that an applicant must submit proof of completion of two years of education at a college of recognized standing and that one year of college is equivalent to 30 college credits. This section of the bill would also allow an applicant who does not meet the higher education requirement to substitute on a year for year basis full-time or the equivalent part-time experience in a position as deputy municipal clerk, assistant municipal clerk, or other position of county or municipal government which requires performance of duties relative to those performed by a municipal clerk. Current law only allows an applicant to substitute full-time experience in federal, State or local government in the performance of duties relative to those performed by a municipal clerk for the higher education requirement.

Section 3 of the bill would also provide that an individual applying to sit for the examination on or after January 1, 1997 would have to complete a course in Municipal Finance Administration for Municipal Clerks rather than the course in Municipal Finance Administration which is the current prerequisite.

The bill would raise the cost of both the application fee and the certification fee from \$25 to \$50.

Section 5 of the bill would require that a complaint for the removal of a municipal clerk must be filed with the director of the Division of Local Government Services and that a certified copy of the complaint must be served upon the person charged.

The bill would specify that a tenured municipal clerk may be removed from office for the failure of the clerk to comply with the continuing education requirements.

Section 7 of the bill would require all tenured municipal clerks who do not hold certificates to apply to the director for a registered municipal clerk certificate within six months after this bill is enacted into law. Upon verification of the applicant's tenured status, the director must issue a registered municipal clerk certificate marked as restricted to the municipality employing the municipal clerk. A municipal clerk holding such a certificate shall then be subject to all the provisions of this bill.

Section 8 of the bill provides that commencing July 1, 1996 all registered municipal clerk certificates shall be renewed for a two-year period upon application and verification that the continuing education requirement has been satisfied. All certificates issued prior to July 1, 1996 will expire on June 30, 1998 and all certificates issued on or after July 1, 1996 will expire two years from the date on which the certificate was originally issued.

Section 10 of the bill would clarify that municipalities are not required to pay any of the costs an individual may incur in obtaining or renewing a registered municipal clerk certificate unless the municipal governing body determines to do so by resolution. This may be satisfied by an annual resolution, a bill payment resolution, or any other mechanism deemed appropriate by the governing body.

The committee amended the bill to delete a provision that would have subjected members of a governing body to a personal penalty of \$25 a day for violating procedural requirements concerning municipal clerks such as: failure or refusal to appoint a municipal clerk; appointment or reappointment of a person as municipal clerk who does not hold a registered municipal clerk certificate; and allowing a person to fill the position of acting municipal clerk for more than three consecutive years.

The committee also amended the bill to delete a provision that would have required payment of a \$50 fee for renewal of a registered municipal clerk certificate.

The committee amendments also specify that municipalities are not required to pay any of the costs of obtaining or renewing a registered municipal clerk certificate unless the municipal governing body determines to do so by resolution. full-time experience in a position as deputy municipal clerk, assistant municipal clerk, acting municipal clerk or some other position of county or municipal government which requires performance of duties relative to those performed by a municipal clerk would qualify for substitution of the required two years of college necessary for qualification to sit for the examination for the registered municipal clerks certificate.

Assembly Bill No. 824 was pre-filed for introduction in the 1996-1997 legislative session pending technical review. As reported by the committee, the bill contains changes required by technical review which has been performed.

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STATEMENT TO

[Second Reprint] ASSEMBLY, No. 824

with Assembly Floor Amendments (Proposed By Assemblyman ARNONE)

ADOPTED: NOVEMBER 14, 1996

These amendments would put back into the bill language requiring the payment of a fee of \$50 for the renewal of a registered municipal clerk certificate. This language was earlier deleted by Senate committee amendments.