

40:37-95.10h

March 8, 1971

LEGISLATIVE NOTES ON R.S. 40:37-95.10e  
to 40:37-95.10h

(Counties - parks and Recreation places -  
bond issue referendum for improvements)

Related bills introduced (1968-1970):

1969 - S757 - DelTufo and others).

L.1970 - Ch.148 - A998.

April 27 - Introduced by Dorgan, Costa, Volk and others.

No statement.

Not amended during passage.

No clippings located at Vertical File - New Jersey - Parks (1970).

RSL/EH

**ASSEMBLY, No. 998**

**STATE OF NEW JERSEY**

INTRODUCED APRIL 27, 1970

By Assemblymen DORGAN, COSTA, VOLK, CONNELL, RUSSO,  
HOLLENBECK, CAFIERO, HURLEY, BLACK, CURCIO,  
A. S. SMITH, CRANE and PARKER

(Without Reference)

A SUPPLEMENT to "An act concerning county parks, playgrounds,  
and recreation places, and supplementing chapter 37 of Title 40  
of the Revised Statutes," approved May 3, 1946 (P. L. 1946, c.  
276).

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

1 1. In any county which has adopted the provisions of the act of  
3 which this act is a supplement and in which bonds for county park  
4 purposes shall have been authorized and issued pursuant to P. L.  
5 1966, chapter 144 (C. 40:37-95.10a to 40:37-95.10d), the board of  
6 chosen freeholders, in addition to any other funds or moneys pro-  
7 vided for the purposes of said act, may provide additional funds  
8 for land and improvements by the commission or for the payment  
9 of notes previously authorized or issued to provide such funds, by  
10 issuance of additional bonds or other obligations of the county pur-  
11-20 suant to the provisions of the Local Bond Law (N. J. S. 40A:2-1  
21 et seq.) but in no case shall the amount of such additional issue or  
22 issues of bonds or other obligations, both authorized and outstand-  
23 ing at any one time, exceed in the aggregate the sum of \$5,000,000.00.  
24 plus the amount of any funds on hand applicable to the payment  
25 of the principal of such outstanding bonds or other obligations.

1 2. The provisions of this act shall remain inoperative in any such  
2 county until submitted to and approved by the legal voters of the  
3 county as hereinafter provided.

1 3. Whenever the board of chosen freeholders of the county shall  
2 pass a resolution authorizing the submission of the question of the  
3 adoption or rejection of this act to the voters of the county, the  
4 county clerk shall cause the question to be printed upon the sample  
5 and official ballots for the ensuing general election, occurring not