§§1-5 -C.2B:12-34 to 2B:12-38 §6 - Note

## P.L. 2021, CHAPTER 191, approved August 5, 2021 Senate, No. 3049 (*Third Reprint*)

1 AN ACT concerning municipal courts, and supplementing Title 2B 2 of the New Jersey Statutes. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 1.  $1\underline{a}$ . The Administrative Office of the Courts shall establish 7 a regional municipal court pilot program in no fewer than <sup>2</sup>[three] 8 two qualified<sup>2</sup> counties and no fewer than five municipalities in 9 each county. <sup>3</sup>The pilot program shall take place only in 10 municipalities and counties that apply to the Administrative Office 11 of the Courts to participate.<sup>3</sup> The Administrative Director of the 12 Courts in consultation with the assignment judges shall select 13 14 appropriate counties and municipalities <sup>1</sup> from a list of those counties and municipalities that have applied for the program<sup>1</sup> for 15 the implementation of the program. 16 <sup>1</sup>b. Any <sup>2</sup>gualified<sup>2</sup> county that has considered municipal court 17 consolidation on a county-wide basis prior to the enactment of 18 19 P.L. c. (C. ) (pending before the Legislature as this bill) may submit that information to the Administrative Director of the Courts 20 21 and that county shall be included in the pilot program. c. <sup>2</sup>To qualify for selection under this section, a county shall 22 have a population of less than 300,000 and a population density of 23 less than 500 people per square mile according to the 2010 24 25 decennial census. If one county in a multi-county vicinage qualifies, all the counties in the vicinage qualify.<sup>2</sup> The population and 26 population density figures set forth in subsection e. of N.J.S. 2B:12-27 1 shall not apply to any regional municipal court in any county 28 29 participating in this pilot program, including any county included pursuant to subsection b. of this section.<sup>1</sup> 30 31 32 2. A regional municipal court shall have jurisdiction over all 33 matters falling within the jurisdiction of the municipal courts in the 34 pilot program. All complaints issued in the county by the State 35 Police or any statewide law enforcement agency, or by any county 36 law enforcement agency, any county code enforcement entity, or by 37 any other non-municipal law enforcement agency, shall also fall

**EXPLANATION** – Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is 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: <sup>1</sup>Senate SJU committee amendments adopted May 13, 2021. <sup>2</sup>Senate floor amendments adopted June 3, 2021. <sup>3</sup>Assembly floor amendments adopted June 21, 2021. within the jurisdiction of the regional municipal court, consistent
 with the provisions of N.J.S.2B:12-17 and N.J.S.2B:12-18.

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 $1\underline{a}$ . Notwithstanding any other law to the contrary, fines 4 3. and costs collected by the regional municipal court shall be retained 5 6 by the regional municipal court on a pro rata basis equal to the costs 7 associated with management, administration, operation, judge and 8 staff salaries, and technology for the regional municipal court. The 9 remainder of the fines and costs collected by the regional municipal 10 court shall be distributed in accordance with N.J.S.22A:3-4, R.S.39:5-40, R.S.39:5-41, and subsection c. of section 3 of 11 P.L.1979, c.396 (C.2C:46-4). 12

<sup>1</sup>b. A county participating in the pilot program may consider
 determining budgets for participating municipalities in that county
 by way of an assessment based on each participating municipality's
 equalized value as determined by the appropriate county board of
 taxation.<sup>1</sup>

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4. Judicial appointments to the regional municipal court shall
be made in accordance with the provisions of Article VI, Section
VI, paragraph 1 of the State Constitution. <sup>2</sup>Municipal court judges
sitting in the municipal courts selected under section 1 of this act
may be considered for appointment to the regional municipal court.<sup>2</sup>
The assignment judge of the vicinage shall have the authority to
make a temporary appointment in the event of a vacancy.

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27 <sup>1</sup>[The] <u>Any regional municipal court established in a county</u> 5. 28 that is included in the pilot program pursuant to subsection b. of 29 section 1 of P.L., c. (C.) (pending before the Legislature as this bill), because that <sup>2</sup>gualified<sup>2</sup> county considered municipal 30 31 court consolidation on a county-wide basis prior to the enactment of 32 P.L., c. (C. ) (pending before the Legislature as this bill) 33 and submitted information on that previous consideration to the 34 Administrative Director of the Courts, shall begin hearing cases no later than January 1, 2022, and any<sup>1</sup> regional municipal court <sup>1</sup>in 35 any other <sup>2</sup>gualified<sup>2</sup> county selected by the Administrative Director 36 of the Courts for the<sup>1</sup> pilot <sup>1</sup> [programs] program<sup>1</sup> shall begin 37 hearing cases <sup>1</sup><u>no later than</u><sup>1</sup> one year following enactment. 38 39

6. This act shall take effect <sup>1</sup>[180] <u>60</u><sup>1</sup> days after enactment
except the Administrative Director of the Courts may take any
anticipatory action in advance as the director deems necessary for
the implementation of the pilot program.

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47 Establishes regional municipal court pilot program.