

## SENATE BILL No. 351

February 9, 1993, Introduced by Senators CONROY, SCHWARZ, ARTHURHULTZ, CHERRY, BERRYMAN, STABENOW, HONIGMAN, HART, KELLY, KOIVISTO and FAXON and referred to the Committee on Local Government and Urban Development.

A bill to amend section 24 of Act No. 278 of the Public Acts of 1909, entitled as amended

"An act to provide for the incorporation of villages and for revising and amending their charters; to provide for the levy and collection of taxes, borrowing of money, and issuance of bonds and other evidences of indebtedness; and to validate bonds issued and obligations previously incurred,"

being section 78.24 of the Michigan Compiled Laws; and to add section 25a.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Section 24 of Act No. 278 of the Public Acts of
- 2 1909, being section 78.24 of the Michigan Compiled Laws, is
- 3 amended and section 25a is added to read as follows:
- 4 Sec. 24. A village may in its charter provide FOR 1 OR
- 5 MORE OF THE FOLLOWING:

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- 1 (a) For the THE regulation of a trade, occupation, and
  2 OR amusement within the village's boundaries, including the sale
- 3 of intoxicating liquor and the number of licenses to be issued
- 4 for the sale of intoxicating liquor. A charter shall not permit
- 5 the sale of liquor in a county in which the sale is prohibited by
- 6 operation of the general local option law of this state, but may
- 7 suppress saloons for the sale of -spirituous and intoxicating
- 8 liquor.
- 9 (b) For the THE punishment by a proper penalty of a
- 10 person who violates -a law or AN ordinance of the village OTHER
- 11 THAN AN ORDINANCE DESCRIBED IN SECTION 25A. A penalty shall not
- 12 -be more than EXCEED a fine of \$500.00 or -90 days' imprison-
- 13 ment in the county jail, village prison, or a workhouse in this
- 14 state authorized by ordinance to receive a prisoner from the
- 15 village FOR 90 DAYS, or both. a fine and imprisonment.
- 16 (c) For the THE establishment of a department considered
- 17 necessary for the general welfare of the village and for the sep-
- 18 arate incorporation of the village. This subdivision shall not
- 19 be construed to extend DOES NOT APPLY to a public school.
- 20 (d) For the THE use and enjoyment of the surface of a
- 21 street of the village, and of the space above and beneath the
- 22 street.
- 23 (e) For the THE assessment and reassessment of the cost,
- 24 or a portion of the cost, of a public improvement to a special
- 25 district. The payment of a future -due- installment of a special
- 26 assessment against a parcel of land may be made at any time in

- 1 full, with interest accrued to the due date of the next
- 2 installment.
- 3 (f) For the THE purchase of private property for a public
- 4 use or purpose within the scope of -its- THE powers OF THE
- 5 VILLAGE.
- 6 (q) For the THE sale and delivery of water outside of
- 7 its THE corporate limits OF THE VILLAGE in an amount as may
- 8 be determined by the legislative body of the village.
- 9 (h) -For the acquisition, by THE purchase -, OF land out-
- 10 side -its- THE corporate limits OF THE VILLAGE IF necessary for
- 11 the disposal of sewage and garbage -- or for a purpose autho-
- 12 rized by the state constitution of 1963 or the general law of
- 13 this state.
- 14 (i) For the THE use, upon the payment of reasonable com-
- 15 pensation by -others- PERSONS OTHER than the owner, of property
- 16 located in a street, alley, or public place -and IF THE PROPERTY
- 17 IS used in the operation of a public utility.
- (j) For a A plan of streets and alleys within the
- 19 village's limits.
- (k) -For the- THE use, control, and regulation of a stream,
- 21 water, or water course WATERCOURSE within the village's bounda-
- 22 ries, but not so as to conflict with a law, or action under a
- 23 law, by which a navigable stream is bridged or dammed.
- 24 (1) For the THE enforcement of each local, police, sani-
- 25 tary, or other -regulation-as- ORDINANCE THAT is not in conflict
- 26 with the general law of this state.

- 1 (m) —For the— THE exercise of each municipal power in the
  2 management and control of —municipal— VILLAGE property and —in—
  3 the administration of the —municipal— VILLAGE government, whether
  4 the power is expressly enumerated in this act or not; —for— an
  5 act to advance the interest of the village, and the good govern—
  6 ment and prosperity of the —municipality— VILLAGE and its inhab—
  7 itants; and —for— the making OF —laws which— ORDINANCES THAT are
  8 necessary and proper for carrying into execution —each of— the
  9 —foregoing— powers CONFERRED BY THIS ACT, and other powers vested
  10 by the state constitution of 1963 in villages, except if forbid—
  11 den —,— BY or if the subject is covered exclusively by the gen—
  12 eral law of this state.
  13 (n) —For the— THE sale and delivery of heat, power, and
  14 light outside the village's corporate limits —at wholesale or
- (n) For the THE sale and delivery of heat, power, and light outside the village's corporate limits at wholesale or other than wholesale in an amount as may be determined by the legislative body of the village, except that a sale at other than wholesale shall be limited to the area of a city, village, or township which THAT is contiguous to the village as of June 23, 1974, and to the area of any other city, village, or township being served as of June 23, 1974. However, a village shall not render SELL heat, power, or light to a customer outside the village's corporate limits already receiving the service from another utility unless the serving utility consents in writing. For purposes of this subdivision, "wholesale" means the sale or exchange of heat, power, or light between public utility systems,
- 26 whether municipally, cooperatively, or privately owned.

- 1 SEC. 25A. WHETHER OR NOT AUTHORIZED BY THE VILLAGE CHARTER,
- 2 THE LEGISLATIVE BODY OF A VILLAGE MAY MAKE A VIOLATION OF AN
- 3 ORDINANCE A CIVIL INFRACTION. A VIOLATION OF AN ORDINANCE IS A
- 4 MUNICIPAL CIVIL INFRACTION ONLY IF THE ORDINANCE EXPLICITLY
- 5 STATES THAT A VIOLATION IS A MUNICIPAL CIVIL INFRACTION. IF A
- 6 VIOLATION OF AN ORDINANCE IS A CIVIL INFRACTION, THE ORDINANCE
- 7 MAY PROVIDE A CIVIL FINE FOR ITS VIOLATION. AS USED IN THIS SEC-
- 8 TION, "CIVIL INFRACTION" AND "MUNICIPAL CIVIL INFRACTION" MEAN
- 9 THOSE TERMS AS DEFINED IN SECTION 113 OF THE REVISED JUDICATURE
- 10 ACT OF 1961, ACT NO. 236 OF THE PUBLIC ACTS OF 1961, BEING SEC-
- 11 TION 600.113 OF THE MICHIGAN COMPILED LAWS.
- 12 Section 2. This amendatory act shall not take effect unless
- 13 Senate Bill No. 348
- of the 87th Legislature is enacted into law.