Florida Senate - 1999

(NP)

SB 2644

By Senator Campbell

33-1743-99 See HB 1561 A bill to be entitled 1 2 An act relating to Broward County; extending the corporate limits of the Cities of Fort 3 4 Lauderdale and Pompano Beach and the Town of 5 Lauderdale-By-The-Sea; providing for annexation 6 by election of the unincorporated areas known 7 as the "Intracoastal/Beach Area" and surrounding areas; providing for incorporation 8 9 of a new municipality by election; providing an effective date. 10 11 12 Be It Enacted by the Legislature of the State of Florida: 13 Section 1. The Cities of Fort Lauderdale and Pompano 14 Beach and the Town of Lauderdale-By-The-Sea have duly enacted 15 resolutions submitted to the Broward County Legislative 16 17 Delegation, setting forth their intent to prepare proposals for annexation of the "Intracoastal/Beach Area," as described 18 19 in section 4. 20 Section 2. (1) The Broward County Legislative 21 Delegation has directed a study of the area east of the 22 Intracoastal Waterway, west of the Atlantic Ocean, south of the corporate limits of the City of Pompano Beach, and north 23 of the corporate limits of the Town of Lauderdale-By-The-Sea 24 25 and the Village of Sea Ranch Lakes. The study shall determine the effects of annexation into any municipality proposing an 26 27 annexation in the studied areas or the incorporation of the 28 studied area into a new municipality. The study shall also include a determination of the viability of a new municipality 29 30 composed only of the "Intracoastal/Beach Area," as described in section 4. Further, the study shall determine the effects 31 1

1 of annexation/incorporation on the employees of Broward County and how to ameliorate same. This study shall be performed by 2 3 an independent agency or educational institute not affected or associated with the proposed annexation as determined by the 4 5 Legislative Delegation of Broward County. The cost of the б study shall be borne by Broward County. 7 The residents of the "Intracoastal/Beach Area" and (2) 8 the participating municipalities shall have input as to who does the study and the parameters of said study. Broward 9 10 County shall be responsible for the printing and distribution 11 of the study to each household in the "Intracoastal/Beach Area." Further, Broward County shall be responsible for all 12 notices for meetings concerning presentation and discussions 13 14 of the study to be held by homeowner associations in the "Intracoastal/Beach Area" areas. 15 In no event shall this act be interpreted to 16 (3) 17 affect in any way the powers or authority of the Village of Sea Ranch Lakes as an independent municipal corporation. The 18 19 Legislature recognizes the right of the Village of Sea Ranch Lakes to continue to exist as an independent municipal 20 corporation and no aspect of the study contemplated by this 21 act nor the election to be held for potential annexation of 22 portions of unincorporated Broward County into any of the 23 24 existing municipalities included within the act, nor vote for 25 incorporation of a new municipality, shall interfere with or be construed to adversely affect the autonomy of the Village 26 27 of Sea Ranch Lakes. No municipality or other governmental 28 entity within Broward County shall enter into any interlocal 29 or other agreement with any other municipality, governmental 30 entity, or person which interferes with or adversely affects: 31

2

Florida Senate - 1999	(NP)
33-1743-99	

1	(a) Any existing agreement to which the Village of Sea
2	Ranch Lakes is a party for the provision or delivery of
3	municipal services to the Village of Sea Ranch Lakes by any
4	municipality, governmental entity, or person; or
5	(b) The rights, privileges, or obligations of the
б	Village of Sea Ranch Lakes in the future to provide or
7	contract for the delivery of municipal services to the Village
8	of Sea Ranch Lakes.
9	Section 3. No later than October 1, 1999, each
10	municipality which enacted a resolution pursuant to section 1
11	may inform the Broward County Legislative Delegation that it
12	desires to proceed with its annexation proposal made pursuant
13	to section 1, and that if a resolution as described is
14	received by the Broward County Legislative Delegation no later
15	than October 1, 1999, each municipality shall appear on a
16	ballot.
17	Section 4. The legal description of the
18	"Intracoastal/Beach Area" is as follows:
19	
20	A parcel of land in Sections 6 and 7 of
21	Township 49 South, Range 43 East, being more
22	particularly described as follows:
23	
24	Begin at the intersection of the South line of
25	Section 7, Township 49 South, Range 43 East and
26	the centerline of the Intracoastal Waterway;
27	THENCE Northerly along the centerline of the
28	Intracoastal Waterway to the intersection with
29	a line 25 feet south of and parallel with the
30	North line of Section 7, Township 49 South,
31	Range 43 East; THENCE Easterly along the said
	_

3

1	parallel line to the Easterly right-of-way line
2	of the Intracoastal Waterway; THENCE Northerly
3	along the said Easterly right-of-way line to
4	the Southwest corner of Lot 1, Block 16 of
5	TERRA MAR ISLAND ESTATES, SECOND ADDITION, as
б	recorded in Plat Book 31, Page 20 of the Public
7	Records of Broward County, Florida; THENCE
8	Southeasterly along the South line of said Lot
9	1, Block 16 to the Southeast corner of said Lot
10	1, Block 16; THENCE Northeasterly along the
11	East line of said Lot 1, Block 16 to the
12	Westerly extension of the South line of Block
13	12 of said TERRA MAR ISLAND ESTATES, SECOND
14	ADDITION; THENCE Easterly along the said South
15	line of Block 12 and the extension thereof to
16	the West line of Lot 1, Block 15 of said TERRA
17	MAR ISLAND ESTATES, SECOND ADDITION; THENCE
18	Southerly along the said west line of Lot 1,
19	Block 15 and the West line of Lot 10, Block 11
20	of TERRA MAR ISLAND ESTATES, FIRST ADDITION as
21	recorded in Plat Book 31, Page 10 of the Public
22	Records of Broward County, Florida to the
23	Southwest corner of said Lot 10, Block 11;
24	THENCE Easterly along the South line of said
25	Lot 10, Block 11 and its extension thereof to
26	the centerline of Spanish River; THENCE
27	Southerly along the said centerline of Spanish
28	River to a point 1,350 feet South of the North
29	line of the Southeast One-Quarter (SE 1/4) of
30	said Section 6, Township 49 South, Range 43
31	East; THENCE South 200 feet to a point on a

4

1	line 1,550 feet South of and parallel with the
2	said North line of the Southeast One-Quarter
3	(SE $1/4$) of Section 6, and being 1,127.43 feet
4	East of the said Easterly right-of-way line of
5	the Intracoastal Waterway; THENCE Easterly
6	along said parallel line to the Easterly
7	right-of-way line of Florida State Road A-1-A
8	(South Ocean Boulevard); THENCE Northeasterly
9	along the said Easterly right-of-way line of
10	State Road A-1-A to a line 850 feet South of
11	and parallel with the said North line of the
12	Southeast One-Quarter of Section 6; THENCE
13	Easterly along said parallel line and its
14	Easterly extension thereof, through Government
15	Lot 2, Section 5, Township 49 South, Range 43
16	East to the shore line of the Atlantic Ocean;
17	THENCE Southerly along said shoreline to a line
18	380 feet North of and parallel with the South
19	line of the Northeast One-Quarter of the
20	Southeast One-Quarter of Section 7, Township 49
21	South, Range 43 East; THENCE Westerly along
22	said parallel line and along a line 380 feet
23	North of and parallel with the South line of
24	the Northwest One-Quarter of the Southeast
25	One-Quarter (SE 1/4) of said Section 7 to the
26	Westerly right-of-way line of Florida State
27	Road A-1-A; THENCE Northerly along said
28	Westerly right-of-way line of State Road A-1-A
29	to the intersection of the North line of the
30	Southeast One-Quarter of Section 7, Township 49
31	South, Range 43 East; THENCE Westerly along the
	F

5

1	said North line of the Southeast One-Quarter of
2	Section 7, Township 49 South, Range 43 East and
3	along the North line of the Southwest
4	One-Quarter (SW 1/4) of said Section 7 to the
5	Easterly right-of-way line of the Intracoastal
6	Waterway; THENCE Southerly along said Easterly
7	right-of-way line to the South line of Section
8	7, Township 49 South, Range 43 East; THENCE
9	Westerly along the said South line of Section
10	7, Township 49 South, Range 43 East to the
11	POINT OF BEGINNING.
12	
13	Section 5. (1) The Board of County Commissioners of
14	Broward County shall schedule an election in accordance with
15	the provisions of the law relating to elections currently in
16	force in Broward County to be held on the same date as the
17	first primary in connection with the general election of
18	November 7, 2000. The subject of said election shall be the
19	annexation of the area described in section 4 commonly known
20	as the "Intracoastal/Beach Area," or the intent to incorporate
21	same into a new municipality. Only registered voters residing
22	in the "Intracoastal/Beach Area" as described in this act may
23	vote in said election. The name of each municipality which
24	chooses to be considered for annexation and which has enacted
25	resolutions as provided for in sections 1 and 3 shall appear
26	on a ballot. Also appearing on this ballot shall be the
27	phrase, "Incorporation into a new municipality."
28	(2) The term "entity," hereinafter used in this act,
29	shall refer to the name of each municipality included on the
30	ballot and also the phrase "Incorporation into a new
31	municipality." The term "voter," hereinafter used in this act,
	é

6

1 shall refer to registered voters voting in the elections 2 provided by this act. 3 (3) The voters residing in the "Intracoastal/Beach Area" shall choose one city for annexation among those who 4 5 shall have chosen to appear on a ballot pursuant to sections 1 б and 3, or whether they wish to incorporate into a new 7 municipality, not a part of any existing municipality. 8 Section 6. (1) If a majority of voters vote for 9 annexation into an existing municipality, the 10 "Intracoastal/Beach Area" shall become a part of said 11 municipality on October 1, 2001. (2) If a majority of voters in the "Intracoastal/Beach 12 Area" votes to incorporate into a new municipality, the 13 Broward County Legislative Delegation shall direct the 14 drafting of a charter of a new municipality to include the 15 "Intracoastal/Beach Area" to be submitted for enactment for 16 17 the legislative session immediately subsequent to said election. The draft for the new municipality to include the 18 19 "Intracoastal/Beach Area" shall be drafted with the aid of a "Charter Guiding Board" made up of area residents, to assist 20 the Broward County Legislative Delegation in writing the 21 22 charter of the new municipality. Section 7. If no entity receives a majority vote of 23 24 the voters as provided for in section 5, there shall be a runoff election to be held on November 7, 2000 between the two 25 entities which have received the highest number of votes in 26 the election provided for in section 5. 27 28 Section 8. If a runoff is necessitated as provided for 29 in section 7, and: 30 (1) A municipality receives a majority vote of those 31 voters voting in the runoff election provided for in section 7

1 7, the "Intracoastal/Beach Area" shall become annexed to said municipality as provided in section 6(1). 2 3 (2) A majority of the voters in the "Intracoastal/Beach Area" vote to incorporate into a new 4 5 municipality, a charter for a new municipality shall be б drafted as provided in section 6(2). 7 Section 9. The Board of County Commissioners of 8 Broward County is hereby authorized to set the elections provided for in this act for the time periods provided in this 9 10 act at the cost of Broward County. A mail ballot shall not be 11 used for any election provided for in this act. Section 10. Upon annexation into any existing 12 municipality, or becoming a new municipality, the following 13 shall govern the areas described in section 4. 14 (1) The present land use designation and zoning 15 provided for under the Broward County Comprehensive Plan and 16 17 Code of Ordinances of Broward County shall remain the law governing the areas provided for in this act. The land use 18 19 designations and zoning of Broward County shall be deemed the conforming laws of the municipality, until further amended by 20 21 ordinance. (2) Notwithstanding subsection (1), any use that is 22 legally in existence at the time that the areas provided for 23 24 in this act become a part of any municipality, said use may not be made a prohibited use by a municipality upon the 25 property, for as long as the use shall continue, and not be 26 voluntarily abandoned. 27 Section 11. Subsequent to the effective date of this 28 29 act, no annexation by any municipality, nor change of land use 30 designation nor change of zoning shall be effective in the "Intracoastal/Beach Area" unless and until the 31

8

1	"Intracoastal/Beach Area" has either been incorporated into a
2	new municipality or annexed into an existing municipality.
3	Section 12. All public roads and the public
4	rights-of-way associated therewith, on the Broward County Road
5	System, lying within the limits of the lands subject to
6	annexation herein, as described in section 4, are transferred
7	from Broward County jurisdiction to the jurisdiction of the
8	annexing municipality or new city. All rights, title,
9	interests and responsibilities for any transferred roads,
10	including, but not limited to, the ownership, operation,
11	maintenance, planning, design and construction of said roads
12	and to the rights-of-way associated therewith shall transfer
13	from Broward County jurisdiction and ownership to the
14	jurisdiction and ownership of the annexing municipality or new
15	city upon the effective date of this act.
16	Section 13. This act shall take effect upon becoming a
17	law.
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
	9