(Please Use this Form for Filing your Local Law with the Secretary of State)

Text of law should be given as amended. Do not include matter being eliminated and do not use italics or underlining to indicate new matter.

County

	Eity Fown Village		N.	IAGARA		•••••••••••••••••••••••••••••••••••••••	•••••••	
			w No	2	*************************	of the year	<u>78</u>	
A local law .	for th Bounda		y of Niaga	ra, New Yo (Insert title)	ork, revisi	ing the Co	coners Dis	trict
Be it en	acted by	the Ni	agara Coun	ty Legisla (Name of Lag	ture gislative Body)			of the
County City of Fown Village	.Niagar	a	•••••	······································				as follows:

That the County of Niagara be and is hereby divided into four districts as follows:

<u>First District</u>: To be composed of the territory included within the limits of the City of Niagara Falls.

<u>Second District</u>: To be composed of the territory included within the limits of the City of North Tonawanda and the Towns of Wheatfield and Pendleton.

<u>Third District</u>: To be composed of the territory included within the limits of the City of Lockport and the Towns of Lockport, Royalton, Hartland and Somerset.

Fourth District: To be composed of the territory included within the limits of the Towns of Porter, Wilson, Newfane, Lewiston, Cambria and Niagara.

There shall be elected one coroner from each such district upon the general election day to be held in the year 1978 and every third year thereafter each of whom shall have jurisdiction to perform the duties of the office anywhere within the territorial limits of said County.

This Local Law shall become effective 45 days after its adoption.

	matter therein which is not applicable.)
1.	(Final adoption by local legislative body only.)
	I hereby certify that the local law annexed hereto, designated as local law No
	County
	of the City Town Village Was duly passed by the
	on
2.	(Passage by local legislative body with approval or no disapproval by Elective Chief Executive Officer or repassage after disapproval.)
	I hereby certify that the local law annexed hereto, designated as local law No
	County City
	of the City Town of
	Village
	not disapproved
	on
	and was deemed duly adopted on
	provisions of law.
•	(Final adaption by referendent)
3,	(Final adoption by referendum.)
	I hereby certify that the local law annexed hereto, designated as local law No of 19
	County
	of the City Town was duly passed by the
	Village
	not disapproved
	on
	on
	permissive referendum, and received the affirmative vote of a majority of the qualified electors voting
	general
	thereon at the special election held on
	cable provisions of law.
	cable provisions of faw.
	•
4.	(Subject to permissive referendum, and final adoption because no valid petition filed requesting
	referendum.)
	I hereby certify that the local law annexed hereto, designated as local law No2 of 1978
	County
	William County I and all a second
	(Name of Degistative Dody)
	Vitage for disapproved
	March 7, 1978 and was approved by the Chairman of the on repassed after disapproved Elective Chief Executive Officer *
	March 21. 19.78. Such local law being subject to a permissive referendum and no
	valid petition requesting such referendum having been filed, said local law was deemed duly adopted on
	May 5, in accordance with the applicable provisions of law.
	in accordance with the applicable provisions of law.

(Complete the certification in the paragraph which applies to the filing of this local law and strike out the

^{*}Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a county-wide basis or, if there be none, the chairman of the county legislative body, the mayor of a city or village or the supervisor of a town, where such officer is vested with power to approve or veto local laws or ordinances.

5.	(City local law concerning Charter revision propos	sed by petition.)	
	I hereby certify that the local law annexed l	neceto, designated as local law No of 19 of	•
		having been submitted to referendum pursuant to th	
	provisions of \$ 36 of the Municipal Home Rule Law	, and having received the affirmative vote of a majorit	y
	of the qualified electors of such city voting therec	on at the special election held on	••
	19 became operative.	general	
6.	(County local law concerning adoption of Charter.)		
	County of, State of Ne General Election of November, 19, pu cipal Home Rule Law, and having received the affir	nereto, designated as Local Law No of 19 of the Work, having been submitted to the Electors at the resuant to subdivisions 5 and 7 of Section 33 of the Murantive vote of a majority of the qualified electors of the of the qualified electors of the towns of said countercame operative.	ne ni-
	(If any other authorized form of final adoptio certification.)	n has been followed, please provide an appropriat	e
		ceding local law with the original on file in this offices and of the whole of such original local law, and was ph4	
		a. 1: 63	
		" hory carne	-
		Clerk of the County legislative body, City-Town or Village Clerkon officer-originated by local legislative-bady.	
	Date: May 5, 1978		
	pare. They experience the second seco		
	(Seal)		
	(Certification to be executed by County Attorney, or other authorized Attorney of locality.)	Corporation Counsel, Town Attorney, Village Attorney	"
	or other burnorized Attorney or recently,		
	STATE OF NEW YORK		
	COUNTY OFNIAGARA		
	I, the undersigned, hereby certify that the for proper proceedings have been had or taken for the	pregoing local law contains the correct text and that a enactment of the local law annexed hereto.	:11
		0 , ,	
		The V. Lunar	
		Signature Niagara County Attorney	•
		Niagara/County Attorney	•
		Title County	
	Date: May 5, 1978	€ ley of Niagara, New York	
	3	Towns Vi llage	