Repeals 40:171-1 et al

LEGISLATIVE HISTORY CHECKLIST

NUSA Repeals 40	:171-1 et al.	(City off certain	ficials statutes)	repeal
LAUS OF1979		CHAPTER_	130	*****
Bill NoS1090				
Sponsor(s) Park	er, Dodd, and M	lusto		
Date Introduced Ap	ril 24, 1978			
Committee: Assembly	Municipal Gove	rnment		,
Senate	County and Mun	icipal Go	vernment	
Amended during passag	e X X	3X) 'o	
Date of Passage: Ass	embly April 26,	1979		
Sen	ate September 25	, 1978		
Date of approvalJ	uly 6, 1979		w -	
Following statements	are attached if av	ailable:		
Sponsor statement	Υ	'es	XX	
Committee Statement:	Assembly Y	es	XX	*
	Senate X	ZZ.	lio	en fra Garaga
Fiscal Note	x	XX	No	•
Veto hessage	x	XX'	~'o	
Lessage on signing	x	'XX	ilo.	e of the second
Following were printe	d.:			•
Reports	X	' & ' X	No	
llearings	Х	'XX	ilo	

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CHAPTER 136 LAWS OF N. J. 19.79

APPROVED 7-6-79

SENATE, No. 1090

STATE OF NEW JERSEY

INTRODUCED APRIL 24, 1978

By Senators PARKER, DODD and MUSTO

Referred to Committee on County and Municipal Government

An Act concerning city officers and repealing certain statutes.

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

1. The following sections, acts, and parts of acts together with all amendments and supplements thereto, are hereby repealed entirely.

Revised Statutes sections:

40:171-1;

40:171-2;
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- 6 40:171–6; 7 40:171–7;
- 8 40:171-8 to 40:171-11 both inclusive;
- 9 40:171–12 to 40:171–16 both inclusive;
- 10 40:171–17;
- 11 40:171-18;
- 12 40:171-25 to 40:171-29 both inclusive;
- 13 40:171-30;
- 14 40:171-31;
- 15 40:171–32;
- 16 40:171–33;
- 17 40:171-34 to 40:171-38 both inclusive;
- 18 40:171-42;
- 19 40:171-43;
- 20 40:171-44 to 40:171-46 both inclusive;
- 21 40:171-47;
- 22 40:171–50 and 40:171–51;
- 23 40:171–52;
- 24 40:171-53;
- 25 40:171–54;
- 26 40:171-55 to 40:171-59 both inclusive;
- 27 40:171-60 and 40:171-61;
- 28 40:171-62;

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29
      40:171-63 and 40:171-64;
30
      40:171-65;
31
      40:171-66;
32
      40:171-67 to 40:171-69 both inclusive;
      40:171-70 to 40:171-74 both inclusive;
33
      40:171-75 to 40:171-80 both inclusive;
34
35
      40:171-81;
36-37 40:171-84 to 40:171-87 both inclusive;
      40:171-88 to 40:171-90 both inclusive;
38
39
      40:171-95;
40
      40:171-98;
41
      40:171-99;
      40:171-100 and 40:171-101;
42
43
      40:171-102;
44
      40:171-103;
45
      40:171-104;
46
      40:171-105 and 40:171-106;
47
      40:171-107 and 40:171-108;
      40:171-109.
48
49
      Pamphlet Laws:
50
      Laws of 1939, c. 358, s. 1 (C. 40:171–106A).
 1
      2. This act shall take effect immediately.
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STATEMENT

This bill has been drafted by the Division of Law Revision of the Legislative Services Agency in furtherance of its duty to conduct a continuous examination of the general and permanent statutory law of this State.

The sections to be repealed by this bill relate to certain city officers, their appointment, duties, terms and in some instances tenure. These sections have been suprseded by later laws or the forms of government to which they were applicable are no longer in use. Their retention as part of the general and statutory law of this State is no longer necessary.

51090 (1979)

ASSEMBLY MUNICIPAL GOVERNMENT COMMITTEE

STATEMENT TO

SENATE, No. 1090

STATE OF NEW JERSEY

DATED: FEBRUARY 26, 1979

This bill has been drafted by the Division of Law Revision of the Legislative Services Agency in furtherance of its duty to conduct a continuous examination of the general and permanent statutory law of this State.

The sections to be repealed by this bill relate to certain city officers, their appointment, duties, terms and in some instances tenure. These sections have been superseded by later laws or the forms of government to which they were applicable are no longer in use. Their retention as part of the general and statutory law of this State is no longer necessary.

This bill repeals virtually all of chapter 171 of Title 40 of the Revised Statutes, which is now obsolete.

Repealed sections concern aldermen, city council president, city clerk, clerk of the aldermen, comptroller, treasurer, corporation counsel, surveyor and engineer, surveyor of highways, water registrar, building inspector, inspector of public works, ward assessor, boards of assessors, clerk to assesor, board of collectors of tax arrears, deputy collector, tax receiver, commissioner of assessor, and deputy tax receiver. The bill also repeals an obsolete section of law concerning city sinking funds.

A-1817, also sponsored by Assemblyman Richard Van Wagner, which amends the law to specify that if a tax sale certificate is held by a municipality, the amount of money required for redemption of that certificate will include all subsequent municipal liens together with the interest on the liens at the rate chargeable by the municipality on delinquent taxes.

Under prior law, municipalities could charge interest but the rate was not specified.

S-130, sponsored by Senator James Cafiero (R-Cape May), which amends
N.J.S.A. 2A:68-7 governing the salaries paid to county jury commissioners to allow
each commissioners' salary to be set within a specified range by the governing body of
the county.

Under prior law, each jury commissioner (except a jury commissioner who was also a sheriff) was entitled to receive compensation on a semi-monthly basis as follows: \$900 annually in counties of the first class; \$750 annually in counties of the second class and counties of the third class having a population larger than 190,000; and \$500 in all other counties.

Under S-130, the salary ranges will be as follows: between \$900 and \$2,000 annually for counties having a population in excess of 600,000; between \$750 and \$1,750 annually in counties having populations between 400,000 and 600,000; between \$750 and \$1,500 annually in counties with populations between 190,000 and 400,000; between; \$500 and \$1,250 annually in counties with populations between 100,000 and 190,000; and between \$500 and \$1,000 annually in all other counties.

S-1090, sponsored by Senator Barry Parker (R-Burlington), which repeals virtually all of Chapter 171 of Title 40 of the Revised Statutes.

The repealed sections of the Chapter are now obsolete. They relate to certain city officers and their appointment, duties, terms and in some instances tenure.

These sections have either been superceded by later laws and in some cases the forms of government to which they were applicable ace no longer in use.