40:23-8.23; 40:23-8.24			
LEGISLATIVE HISTORY CHECKLIST			
HJSA 40:23-8.23, 40:23-8.24 LAUS OF 1977 Bill No. <u>A1922</u> Sponsor(s) <u>Pellecchia and othe</u>	contr munic CHAP	onal Burn Victim Fou ributions by countie cipalities) TER14	s and
Date Introduced <u>May 20, 1976</u>		880.001 5 10 1920	
Committee: Assembly Municipal	Governme	nt	,
Senate			
Amended during passage	RRK	ilo	
Date of Passage: AssemblyFebr	uary 1, 1	977	erne an
Senate Febr	uary 7, 1	977	8
Date of approval Febr	uary 10,	1977	2
Following statements are attached if available:			
Sponsor statement	Yes	⊠≊ Below	lemo
Committee Statement: Assembly	Yes	х́я	ē į
Senate	Xxx	do	
Fiscal Note	Xxx	No	5
Veto Nessage	Xxx	!!o	n i i i i i i i i i i i i i i i i i i i
Lessage on signing	XXX	No	
Following were printed:			Library
Reports	X83	No	
Hearings	Xxxx	No	

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Sponsor's Statement: This permissive legislation will enable the National Burn Victim Foundation to carry on its vital work in the State of New Jersey with the assistance of contributions by municipalities and counties of this State.

9/1/73 | ____ into KB M.S.

CHAPTER 14 LAWS OF N. J. 19.77 APPROVED 2-10-77

ASSEMBLY, No. 1922

STATE OF NEW JERSEY

INTRODUCED MAY 20, 1976

By Assemblymen PELLECCHIA, BORNHEIMER, DORSEY and EWING

Referred to Committee on Municipal Government

AN Act to allow counties and municipalities of this State to raise and appropriate funds to be contributed to private, nonprofit organizations which provide certain services relating to burn treatment, rehabilitation, research and prevention, and supplementing Title 40 of the Revised Statutes.

1 BE IT ENACTED by the Senate and General Assembly of the State 2 of New Jersey:

1. The Legislature finds and declares that private, nonprofit 1 organizations which provide certain services relating to burn $\mathbf{2}$ treatment, rehabilitation, research and prevention contribute 3 significant and necessary medical, rehabilitative, research and 4 educational services to the residents of the State of New Jersey, 56 that these services benefit the general safety, health and welfare of residents of communities of this State, and that it is in the public $\mathbf{7}$ interest of this State that local governments of this State be 8 permitted to contribute to such organizations as a means of assur-9 10 ing that these services and benefits are available to their residents.

2. The board of chosen freeholders of any county, or the governing body of any municipality, of this State may annually raise and appropriate an amount not to exceed \$1,500.00, for the purpose of making a contribution to any private, nonprofit organization which provides the following services to residents of this State:

6 a. Specialized burn treatment facilities and services;

b. Burn treatment educational programs for first aid, emergencymedical services and other emergency level personnel;

9 c. Burn victim rehabilitation programs;

10 d. Burn medical research; and,

e. Burn prevention programs for the general public and civicorganizations.

1 3. This act shall take effect immediately.

STATEMENT

This permissive legislation will enable the National Burn Victim Foundation to carry on its vital work in the State of New Jersey with the assistance of contributions by municipalities and counties of this State.

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REFERENCE USE ONLY

ASSEMBLY MUNICIPAL GOVERNMENT COMMITTEE STATEMENT TO ASSEMBLY, No. 1922

STATE OF NEW JERSEY

DATED: JUNE 30, 1976

Assembly Bill No. 1922 would permit counties and municipalities to annually appropriate in their budgets an amount not to exceed \$1,500.00 to private, nonprofit organizations which provide certain burn treatment services to residents of New Jersey.

A findings section declares legislative intent that such organizations perform services beneficial to the general welfare of the State.

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This bill was suggested by the National Burn Victim Foundation as a means of providing authorization so that local governments may contribute funds to it if they wish.

Such appropriations of public moneys to private organizations must be authorized by the Legislature and must be to organizations which are nonprofit and which perform services which are in the public interest.