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LEGISLATIVE HISTORY CHECKLIST

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Sponsor(s) Foran and	Weidel			
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Sponsor's Statement: This bill would extend the power and authority to county boards of chosen freeholders to designate themselves as public housing agencies and participate in Federal housing programs.

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[OFFICIAL COPY REPRINT] ASSEMBLY, No. 2282

STATE OF NEW JERSEY

INTRODUCED NOVEMBER 8, 1976

By Assemblymen FORAN and WEIDEL

Referred to Committee on County Government

- An Act authorizing county boards of chosen freeholders to engage in housing assistance programs and supplementing chapter 23 of 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 provisions of any other law to the contrary notwithstand-1 2 ing, the board of chosen freeholders of any county in which a local housing authority has not been established by the county pursuant 3 to R. S. 55:14A-1 et seq. may, by adopting a resolution having the 4 same effect, designate itself as a county public housing agency, 5 solicit and accept grants and donations for the purpose of housing 6 assistance throughout the county from the United States Depart-7 ment of Housing and Urban Development or from any other source, 8 engage and assist in the development and operation of subsidized 9 public housing throughout the county and in addition enjoy the 10 powers granted to local housing authorities by the "Local Housing 11 Authorities Law," R. S. 55:14A-1 et seq. 12
- 1 *2. This act shall not apply to those counties organized pursuant
- 2 to the "Optional County Charter Law" P. L. 1972, c. 154
- 3 (C. 40:41A-1 et seq.).*
- 1 *[2.]* *3.* This act shall take effect immediately.

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

REFERENCE USE ONLY

ASSEMBLY COUNTY GOVERNMENT COMMITTEE STATEMENT TO ASSEMBLY, No. 2282 STATE OF NEW JERSEY

DATED: JANUARY 17, 1977

The purpose of this bill is to extend the power of county boards of chosen freeholders in counties in which a local housing authority has not been established by the county. In such cases the governing body may then designate itself as the county public housing agency and participate in Federal housing programs. The committee amendment exempts those counties organized pursuant to the Optional County Charter Law from this bill to avoid conflict with that law.