40A: 9-1.2

LEGISLATIVE HISTORY CHECKLIST

NJSA 40A:9-1.2 (Municipal tre	asurerp	ermits appoint	ment of non-re	side
Laws of 1977 Chapter	- 172			
B111 No. A2255		and the state of t		
Sponsor(s) Barry				
Date Introduced November 8, 1	976			
Committee: Assembly Municipa	1 Governm	ent		
Senate County &	Municipal	Government		
Amended during passage	Хes	No		
Date of passage: Assembly Fe	bruary 1,	_1977		
Senate June 2	7, 1977			
Date of approval August 11,	. 1977		***	
Following statements are attack		ilable:		
Sponsor statement	Yes	x¥ox Below		
Committee Statement: Assembly	Yes	î \ho x	7 : 7 :	
Senate	XAKGK GK	No		
Fiscal Note	V exsx	Ио	4	1
Veto message	Nex	No		
Message on signing	Y eksk	No	•	
Following were printed:				
Reports	k&R	No		
Hearings	<u>አ</u> ፍ <u></u>	No		

Sponsor's Statement:
The purpose of this bill is to permit the appointment as municipal treasurer of a nonresident of the municipality.

CHAPTER 172 LAWS OF N. J. 19.77 APPROVED. 8-11-27

ASSEMBLY, No. 2255

STATE OF NEW JERSEY

INTRODUCED NOVEMBER 8, 1976

By Assemblymen BARRY, DORSEY, D. GALLO, Assemblywoman CURRAN, FORAN and WEIDEL

Referred to Committee on Municipal Government

An Acr concerning the appointment of municipal treasurers and supplementing chapter 9 of Title 40A of the New Jersey Statutes.

- 1 BE IT ENACTED by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1. Notwithstanding the provisions of N. J. S. 40A:9-1 or any
- 2 other law to the contrary, the governing body of any municipality
- 3 may, by ordinance, appoint to the office of municipal treasurer a
- 4 nonresident of said municipality.
- 1 2. This act shall take effect immediately.

STATEMENT

The purpose of this bill is to permit the appointment as municipal treasurer of a nonresident of the municipality.

ASSEMBLY MUNICIPAL GOVERNMENT COMMITTEE

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STATEMENT TO

ASSEMBLY, No. 2255

STATE OF NEW JERSEY

DATED: DECEMBER 20, 1976

Assembly Bill No. 2255 would permit a municipality to appoint to the office of municipal treasurer a nonresident of the municipality. Several municipal officers are already exempted from the residency requirement including those of counsel, attorney, engineer, health officer, auditor, comptroller, appointed tax collector, elected tenured assessor, appointed tax assessor and member of a board of assessors, all according to the provisions of N. J. S. 40A:9–1. The office of director of public safety is exempted pursuant to N. J. S. 40A:9–1.1 The committee felt that permitting municipalities to exempt municipal treasurers from such requirement was within the parameters established by these already permitted residency exemption

FROM THE OFFICE OF THE GOVERNOR

FOR IMMEDIATE RELEASE

FOR FURTHER INFORMATION

AUGUST 11, 1977

ANNE BURNS

Governor Brendan Byrne today signed into law A-2255, sponsored by Assemblyman James J. Barry, Jr. (R-Morris), which permits a municipality to appoint a non-resident to the office of municipal treasurer.

Several municipal officers are already exempted from the residency requirement under New Jersey Statutue 40A:9-1.

According to the New Jersey League of Municipalities, this legislation will allow municipalities to jointly provide for a municipal treasurer under the requirements of the Inter-Local Services Act.
