#### LEGISLATIVE HISTORY CHECKLIST

NJSA 11:22-2	<b>.</b>	
Laws of 1974 Chapter	74	
Bill No. A 1231		
Sponsor(s) Esposito & others		
Date Introduced Feb. 15	***************************************	
Committee: Assembly Municipal	Gov't.	
Senate County &	Municipal Gov't.	
Amended during passage	No	
Date of passage: Assembly Apr	il 29	
SenateM		ŏ
Date of approvalJu	ly 30	0
Following statements are attach	ed if available:	o Not Remove From Library
Sponsor statement	Yes 🐞	em
Committee Statement: Assembly	No	VOL.
Senate	Yes 🐞	/e
Fiscal Note	No	70
Veto message	No	Ĭ,
Nessage on signing	lio	
Following were printed:		5
Reports	No	Ž.
Hearings	No	

CHF. 74 20-24

APPROVED 7-30-74

### ASSEMBLY, No. 1231

# STATE OF NEW JERSEY

#### INTRODUCED FEBRUARY 15, 1974

By Assemblymen ESPOSITO, MARINO, GALLO, PERKINS, CALI, ADUBATO, JACKMAN and LEFANTE

Referred to Committee on Municipal Government

An Act concerning civil service and amending R. S. 11:22-2.

- 1 BE IT ENACTED by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1 1. R. S. 11:22-2 is amended to read as follows:
- 2 11:22-2. The unclassified service shall not be subject to the
- 3 provisions of this subtitle and shall include the following:
- 4 a. Officers elected by popular vote;
- 5 b. Members of district boards of elections; employees in voting
- 6 machine departments and the chief deputy, chief clerk, secretary,
- 7 clerical and other assistants or employees appointed by the super-
- 8 intendents of elections and commissioners of registration in counties
- 9 of the first class having less than 800,000 inhabitants, and by the
- 10 county boards of elections in all other counties and such of said
- 11 officers, assistants and employees as are appointed by superintend-
- 12 ents of elections in counties of the first class having more than
- 13 800,000 inhabitants to serve for terms of 6 months or less in any 1
- 14 year
- 15 c. Appointments of the mayor;
- d. Heads of departments, except that county department heads,
- 17 in such departments as shall be designated by the board of free-
- 18 holders, shall not exceed 12 in number, the members of commissions
- 19 and boards elected by the board of aldermen, common council or
- 20 other governing body of any county, municipality or school district
- 21 operating under this subtitle;
- e. Law officers of a county, municipality or school district operat-
- 23 ing under this subtitle;
- 24 f. Teaching staff members, as defined in N. J. S. 18A:1-1, in the
- 25 public schools and county superintendents and members and busi-
- 26 ness managers of boards of education;

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

- g. Police magistrates appointed by the mayor or other head officer of the municipality operating under this subtitle;
- 29 h. Officers and employees of county park commissioners in coun-
- 30 ties of the second class appointed under the provisions of sections
- 31 40:37-96 to 40:37-174 of the Title, Municipalities and Counties;
- 32 i. The superintendent of a county hospital for persons suffering
- 33 from communicable diseases appointed under the provisions of R. S.
- 34 30:9-61 and 30:9-69; and
- 35 j. The deputy or first assistant of principal executive officers
- 36 authorized by law to act generally for and in place of his principal;
- 37 k. The legal assistants of the law department of the counties,
- 38 municipalities or school districts operating under this subtitle
- 39 except as herein otherwise provided;
- 40 l. One secretary, clerk or executive director of each department,
- 41 appointed board or commission authorized by law to appoint a
- 42 secretary, clerk or executive director;
- 43 m. One private secretary or clerk or stenographer of each judge
- 44 or principal executive officer;
- 45 n. All officials of county or municipal institutions who must of
- 46 necessity be physicians;
- o. Offices or positions whose incumbents by specific statute serve
- 48 for fixed terms, or whose incumbents by specific statute serve at the
- 49 pleasure of the appointing authority; [and]
- 50 p. One council secretary to the municipal council appointed by
- 51 the council in any city of the first class with a population of less
- 52 than 300,000; and
- 53 [p.] q. Such other officers and positions not now included in the
- 54 unclassified service by this section or by any other statute, as the
- 55 Civil Service Commission shall, from time to time, determine, ac-
- 56 cording to law, to be in the unclassified service.
- 1 2. This act shall take effect immediately.

#### STATEMENT

This bill would authorize any city of the first class with a population of less than 300,000 to appoint one council secretary to the municipal council in the unclassified service.

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# SENATE COUNTY AND MUNICIPAL GOVERNMENT COMMITTEE

STATEMENT TO

### ASSEMBLY, No. 1231

## STATE OF NEW JERSEY

DATED: MAY 13, 1974

Assembly Bill 1231 concerns the appointment of a secretary to the municipality council in a city of the first class with a population of less than 300,000, that is, the city of Jersey City.

The bill amends R. S. 11:22-2 so as to place the position of council secretary, which is filled by council appointment, in the unclassified service. That is to say, the position is hereby exempted from civil service requirements.