## THE GENERAL ASSEMBLY OF PENNSYLVANIA

# SENATE BILL No. $776 \underset{\substack{\text { sesisin of } \\ 1995}}{\substack{\text { a }}}$ 

INTRODUCED BY DELP, BRIGHTBILL AND SALVATORE, MARCH 17, 1995
AS AMENDED ON THIRD CONSIDERATION, JUNE 21, 1995

## AN ACT

Amending the act of July 15, 1957 (P.L.901, No.399), entitled "An act giving cities of the third class the right and power to adopt one of several plans of optional charters and to exercise the powers and authority of local self-government subject to certain restrictions and limitations; providing procedures for such adoption and defining the effect thereof," further providing for the filling of vacancies in council and office of mayox.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Section 406 of the act of July 15, 1957 (P.L.901, No.399), known as the Optional Third Class City Charter Law, amended November 30, 1959 (P.L.1618, No.593), is amended to read:

Section 406. (a) [If a vacancy exists in the city council, the city council shall, by a majority of its remaining members, fill such vacancy, within thirty days thereafter, by electing a qualified person to serve until that first Monday of January when his successor who shall have been elected by the qualified electors at the next municipal election, occurring at least thirty days after such vacancy exists, is duly sworn into office
for the remainder of the term of the person originally elected to said office.

In case vacancies should exist whereby the offices of a majority or more members of the city council become vacant, the remaining members shall fill such vacancies, one at a time, giving each new appointee such reasonable notice of his appointment as will enable him to meet and act with the then qualified member or members of the city council in making further appointments until a bare majority of members of city council have been qualified, whereupon the said members shall fill the remaining vacancies at a meeting attended by the said majority members of city council, such appointees to receive a majority of the votes of the members present at any such meeting. The person or persons selected to fill such vacancy or vacancies shall hold their offices as herein provided.

If, by reason of a tie vote, or otherwise, such vacancy shall not have been filled by the remaining members of city council within the time as limited herein, the court of common pleas, upon the petition of ten or more qualified electors, shall fill such vacancy by the appointment of a qualified person, for the portion of the unexpired term as above provided.

If, at any time, vacancies should occur or exist in the membership of all members of city council, the court of common pleas shall appoint a city council, of persons properly qualified, who shall serve as herein provided.] If a vacancy exists in the city council, whether as to the office of mayor or <one or more of the other members of council, the position shall remain vacant until being filled by a qualified person elected by the qualified electors at the next regularly scheduled primary, MUNICIPAL or general election that falls at least sixty <-

January next succeeding his election for the remainder of the term of the person originally elected to such office.

If, by reason of a tie vote or otherwise, a vacancy in the office of fmayor,f treasurer or controller shall not have been <filled by council within the time as limited herein, the court of common pleas, upon petition of ten or more qualified electors, shall fill such vacancy by the appointment of a qualified person for the portion of the unexpired term as herein Section 2. This act shall take effect in 60 days.

