THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2892 Session of 1994

INTRODUCED BY CLYMER, GODSHALL, FICHTER, COLAIZZO, PITTS, SCHULER, HENNESSEY, CESSAR, LYNCH AND YOUNGBLOOD, JUNE 14, 1994

REFERRED TO COMMITTEE ON LOCAL GOVERNMENT, JUNE 14, 1994

AN ACT

1	Amending the act of May 21, 1943 (P.L.571, No.254), entitled, as
2	amended, "An act relating to assessment for taxation in
3	counties of the fourth, fifth, sixth, seventh and eighth
4	classes; designating the subjects, property and persons
5	subject to and exempt from taxation for county, borough,
6	town, township, school, except in cities and county
7	institution district purposes; and providing for and
8	regulating the assessment and valuation thereof for such
9	purposes; creating in each such county a board for the
10	assessment and revision of taxes; defining the powers and
11	duties of such boards; providing for the acceptance of this
12	act by cities; regulating the office of ward, borough, town
13	and township assessors; abolishing the office of assistant
14	triennial assessor in townships of the first class; providing
15	for the appointment of a chief assessor, assistant assessors
16	and other employes; providing for their compensation payable
17	by such counties; prescribing certain duties of and certain
18	fees to be collected by the recorder of deeds and municipal
19	officers who issue building permits; imposing duties on
20	taxables making improvements on land and grantees of land;
21	prescribing penalties; and eliminating the triennial
22	assessment," changing the date of appeal.
23	The General Assembly of the Commonwealth of Pennsylvania
20	The General Assembly of the commonwearth of remisylvanta
24	hereby enacts as follows:
25	Section 1. Section 701(b) of the act of May 21, 1943
26	(P.L.571, No.254), known as The Fourth to Eighth Class County

27 Assessment Law, amended December 13, 1982 (P.L.1173, No.270), is

1 amended to read:

2 Section 701. Appeal Notices.--* * *

3 (b) Any person aggrieved by any assessment whether or not 4 the value thereof shall have been changed since the preceding 5 annual assessment, or any taxing district having an interest 6 therein, may appeal to the board for relief. Any person or such 7 taxing districts desiring to make an appeal shall, on or before 8 the first day of [September] <u>August</u>, file with the board an 9 appeal, setting forth:

10 (1) The assessment or assessments by which such person feels 11 aggrieved;

12 (2) The address to which the board shall mail notice of when13 and where to appear for hearing.

14 * * *

15 Section 2. This act shall take effect in 60 days.

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