completed ten years of total service, except as hereinafter provided for certain contributors who have completed twenty years of total service or voluntarily after having completed twenty-five years of total service, but before reaching superannuation retirement age, or should a contributor die while in the county service but after completing fifteen years of total service, he shall be paid, as he may elect, as follows: (a) The full amount of the accumulated deductions standing to his credit in the members' annuity reserve account, or (b) a member's annuity of equivalent actuarial value to his accumulated deductions standing to his credit in the members' annuity reserve account, and in addition a county annuity having a value equal to the present value of a county annuity beginning at superannuation retirement age as provided in this act with respect to county annuities for superannuation retirement. The same options shall be available to beneficiaries in case of death after fifteen years total service while still in county service or involuntary or voluntary retirement as provided herein in the case of superannuation retirement. Any contributor who is discontinued from service not voluntarily after having completed twenty years of total service and who has reached the superannuation retirement age as provided for such a contributor in section 2 of this act shall be entitled to the superannuation retirement allowance provided in section 12.

APPROVED—The 17th day of September, A. D. 1965.

WILLIAM W. SCRANTON

No. 271

## AN ACT

SB 744

Amending the act of August 5, 1941 (P. L. 803), entitled, as amended, "An act providing for the creation, maintenance and operation of a county employes' retirement system in counties of the fifth, sixth, seventh and eighth class: imposing certain charges on counties, and prescribing penalties," reducing the superannuation retirement age for certain contributors after a certain period of service and who are discontinued from service not voluntarily.

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

Section 1. The definition of "Superannuation Retirement Age," in

section 1, act of August 5, 1941 (P. L. 803), entitled, as amended, "An act providing for the creation, maintenance and operation of a county employes' retirement system in counties of the fifth, sixth, seventh and eighth class; imposing certain charges on counties, and prescribing penalties," reenacted and amended May 2, 1949 (P. L. 881) and amended May 23, 1949 (P. L. 1688), is amended to read:

Section 1. The following words and phrases as used in this act, unless a different meaning is plainly required by the context, shall be construed to have the following meanings:

\* \* \*

"Superannuation Retirement Age," as applied to a contributor, means sixty years of age or upwards, except as applied to a contributor who is discontinued from service not voluntarily after having completed twenty years of total service in which case superannuation retirement age means fifty-five years of age or upwards.

\* \* \*

Section 2. Section 13 of the act, amended August 14, 1963 (P. L. 971), is amended to read:

Section 13. Voluntary and Involuntary Retirement Allowances.-Should a contributor be discontinued from service, not voluntarily, or an elected county officer complete his term of office and discontinue service after having completed ten years of total service, except as hereinafter provided for certain contributors who have completed twenty (20) years of total service, or any contributor discontinue service voluntarily after having completed twenty-five (25) years of total service, but before reaching superannuation retirement age, or should a contributor die while in the county service but after completing fifteen (15) years of total service, he shall be paid as he may elect, as follows: (a) The full amount of the accumulated deductions standing to his credit in the members' annuity reserve account, or (b) a member's annuity of equivalent actuarial value to his accumulated deductions standing to his credit in the members' annuity reserve account and, in addition, a county annuity having a value equal to the present value of a county annuity beginning at superannuation retirement age as provided in this act with respect to county annuities for superannuation retirement. The same options shall be available to beneficiaries in case of death after fifteen (15) years total service while still in county service or voluntary or involuntary retirement as provided herein in the case of superannuation retirement. Any contributor who is discontinued from service not voluntarily after having completed twenty (20) years of total service and who has reached the superannuation retirement age as provided in section 1 of this act shall be entitled to the superannuation retirement allowance provided in section 11.

APPROVED—The 17th day of September, A. D. 1965.

WILLIAM W. SCRANTON

No. 272

## AN ACT

SB 1095

Providing for the compiling, codifying, recodifying and reenacting of ordinances in cities of the second class A.

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

- Section 1. (a) The city council of any city of the second class A may compile, codify, recodify and reenact any existing two or more ordinances with or without repeals, amendments and additions, and enact the same as one codified ordinance arranged in appropriate divisions with one title and one enacting clause.
- (b) Any such codified ordinance shall be introduced, considered, enacted and approved in the manner now prescribed for general ordinances, except as otherwise herein provided. Such codified ordinance shall be introduced at least thirty days before its final enactment, and at least fifteen days before its final enactment, notice of its introduction shall be published in a newspaper of general circulation in the city. Such notice shall state the title of the proposed, codified ordinance, shall state its general nature and content, shall indicate a place within the city where copies of the same may be examined, and, if the same contains any amendments or additions other than minor nonsubstantive changes, such notice shall contain a general summary of such substantive amendments and additions. With respect to such substantive amendments and additions, public hearings pursuant to notice shall be held where prescribed by law.
- (c) After the enactment of such codified ordinance, publication of the entire text thereof shall not be required, but its enactment shall be advertised at the times and in the places required for other general