to their offices in the year prior to the transition year to the mayor-council plan A pursuant to this act shall be as follows:

1960 Population	Mayor	Councilmen	President of Council
Cities under 25,000	\$6,000	\$1,200	\$1,500
Cities from 25,000 to 49,999	\$10,800	\$1,500	\$1,800
Cities from 50,000 to 74,999	\$12,000	\$1,800	\$2,100
		\$2,100	\$2,400
Cities of 125,000 and over	\$16,000	<b>\$2,300</b>	\$2,600

The compensation of the mayor and councilmen elected to their offices in the year prior to the transition year to the council-manager plan pursuant to this act shall be as follows:

$1960\ Population$	Mayor	Councilmen
Cities under 25,000	\$1,800	\$1,200
Cities under 25,000 to 49,999	\$2,100	\$1,500
Cities from 50,000 to 74,999	\$2,400	\$1,800
Cities of 75,000 and over	\$3,000	\$2,400

The compensation of the mayor, councilmen, controller and treasurer elected to their offices subsequent to the transition year to the mayor-council plan A or to the council-manager plan pursuant to this act shall be fixed by ordinance of council finally passed or adopted at least two days prior to the last day fixed by law for candidates to withdraw their names from nominating petitions previous to the day of the municipal election. After such compensation is once fixed by ordinance only an increase or decrease thereof need be fixed by such ordinance.

Section 2. This act shall take effect immediately.

Act effective

APPROVED-The 26th day of July, A. D. 1961.

DAVID L. LAWRENCE

No. 393

## AN ACT

Amending the act of July 15, 1957 (P. L. 901), 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," prohibiting departments from being headed by member of city council under mayor-council plan A.

Optional Third Class City Charter Law.

Subsection (c), section 415, act of July 15, 1957, P. L. 901, amended November 30, 1959, P. L. 1618, further amended.

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

Section 1. Subsection (c) of section 415, act of July 15, 1957 (P. L. 901), known as the "Optional Third Class City Charter Law," amended November 30, 1959 (P. L. 1618), is amended to read:

Section 415. \*\*\*

(c) Each department shall be headed by a director who shall be appointed by the mayor with the advice and consent of the council. Each department head shall serve during the term of office of the mayor appointing him, and until the appointment and qualification of his successor. No member of city council shall head a department.

\* \* \* \* \*

Act effective immediately.

Section 2. This act shall take effect immediately.

APPROVED—The 26th day of July, A. D. 1961.

DAVID L. LAWRENCE

No. 394

## AN ACT

To provide for the exchange of historical materials between historical societies as herein defined.

Historical materials.

Pennsylvania Historical and Museum Commission authorized to cooperate with qualified historical societies. The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. In order to recognize and assist in the valuable work of historical societies in preserving historical papers, documents, relics and museum pieces pertaining to the history of this Commonwealth and of its counties and municipalities, and in promoting interest in Pennsylvania's historical heritage, the Pennsylvania Historical and Museum Commission is hereby authorized to cooperate with any qualified historical society in investigations of historical or archaeological matters relating to Pennsylvania, in arranging, cataloging and microfilming collections of historical papers and documents, in arranging, cataloging and displaying relics and museum pieces, and otherwise in encouraging their activities, whenever in the discretion of the commission such cooperation will serve the historical interests of the Commonwealth.

Distribution of publications.

Section 2. One copy of each publication of the Pennsylvania Historical and Museum Commission, after the effective date of this act, shall be delivered to each qualified historical society within this Commonwealth.