THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 486 Session of 2015

INTRODUCED BY ARGALL, KITCHEN, BREWSTER, WILLIAMS, WHITE, SCHWANK, COSTA, YUDICHAK, TEPLITZ, MCGARRIGLE, STEFANO AND WOZNIAK, FEBRUARY 13, 2015

REFERRED TO URBAN AFFAIRS AND HOUSING, FEBRUARY 13, 2015

AN ACT

1 2 3 4 5 6 7	Amending the act of April 8, 1982 (P.L.310, No.87), entitled, as amended, "An act establishing fees for services of recorders of deeds in counties of the second A, third, fourth, fifth, sixth, seventh and eighth classes and home rule charter counties of these classes," authorizing an additional fee to be imposed and used for demolition of dilapidated buildings on blighted property; and making an editorial change.
8	The General Assembly of the Commonwealth of Pennsylvania
9	hereby enacts as follows:
10	Section 1. The title of the act of April 8, 1982 (P.L.310,
11	No.87), referred to as the Recorder of Deeds Fee Law, amended
12	April 17, 2002 (P.L.244, No.32), is amended to read:
13	AN ACT
14	Establishing fees for services of recorders of deeds in counties
15	of the second A, third, fourth, fifth, sixth, seventh and
16	eighth classes and home rule charter counties of these
17	classes; authorizing a special deed and mortgage recording
18	fee in counties of all classes and all home rule charter
19	counties; and establishing county demolition funds.
20	Section 2. The act is amended by adding a section to read:

1	Section 2.2. (a) There is hereby created a county
2	demolition fund in each county of the first, second, second A,
3	third, fourth, fifth, sixth, seventh and eighth class and home
4	rule charter county of these classes that impose the fee
5	authorized under subsection (b).
6	(b) In addition to the fees charged by a recorder of deeds
7	in a county of the first, second, second A, third, fourth,
8	fifth, sixth, seventh or eighth class or by an equivalent
9	officer in a home rule charter county of these classes, the
10	governing body of the county may, by resolution or ordinance,
11	authorize the recorder of deeds to charge and collect a fee not
12	to exceed \$15 for each deed and mortgage recorded. The fee shall
13	be deposited into the county demolition fund to be used
14	exclusively for the demolition of dilapidated buildings on
15	blighted property situate in the county.
16	Section 3. This act shall take effect in 60 days.