decision of those few, we have ninety (90) days to do so.

The question on the November 3 ballot "Shall the Office of Member of the Board of Review of the County of Shelby be elective rather than appointive" passed by a vote of 1968 yes to 1129 no. "This leaves a lot of questions to be answered," was the comment of Glen Wright. He said the three state agencies; namely the Attorney General, State Board of Elections, and the Illinois Department of Revenue, could have differences of opinion on how to implement the new procedure. Such questions as: how many members would be elected in the 1982 election if any, what length of term would each one be elected for, should the county board appoint members for the period of time from the expiration of their appointed term until their election, how many signatures are required for their filing petition, and numerous other related questions need to be answered. The problem will come to head when someone wants to file a petition with the County Clerk. He plans to ask for an Attorney General opinion on the questions but advised the board that the Attorney General will want to know the board's position before rendering an opinion. One Board of Review member, Clarence Corley's appointed term will be expiring in June 1982 with the other two terms to expire in June 1983. Motion by Marvin Jordan to elect one that is running out in 1982 in the 1982 General Election and elect the other two at the next General Election and oppose their being replaced before their term expires and to have the State's Attorney to ask for an opinion from the Attorney general. Seconded by Gary Philippi. Motion carried.

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