STATE OF NEW YORK

8238

2021-2022 Regular Sessions

IN ASSEMBLY

August 25, 2021

Introduced by M. of A. SIMON -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the executive law, in relation to the joint commission on public ethics; to amend the executive law, in relation to modifying the composition of the voting majority upon the appointment and removal of the executive director of the joint commission on public ethics; and to amend the executive law, in relation to filling of vacancies on the joint commission on public ethics

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Paragraph (a) of subdivision 13, the opening paragraph of 2 subdivision 14-a and subdivision 14-b of section 94 of the executive law, paragraph (a) of subdivision 13 as amended by section 1 of part J of chapter 286 of the laws of 2016, the opening paragraph of subdivision 14-a and subdivision 14-b as added by section 6 of part A of chapter 399

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of the laws of 2011, are amended to read as follows: 7 (a) Investigations. If the commission receives a sworn complaint 8 alleging a violation of section seventy-three, seventy-three-a, or seventy-four of the public officers law, section one hundred seven of 9 10 the civil service law or article one-A of the legislative law by a 11 person or entity subject to the jurisdiction of the commission including members of the legislature and legislative employees and candidates for member of the legislature, or if a reporting individual has filed a 13 statement which reveals a possible violation of these provisions, or if 14 the commission determines on its own initiative to investigate a possi-15 16 ble violation, the commission shall notify the individual in writing, 17 describe the possible or alleged violation of such laws, provide a 18 description of the allegations against him or her and the evidence, if 19 any, supporting such allegations, provided however that the joint 20 commission shall redact any information that might, in the judgment of 21 the commission, be prejudicial to either the complainant or the investi-

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

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gation; the letter also shall set forth the sections of law alleged to have been violated and provide the person with a fifteen day period in which to submit a written response, including any evidence, statements, 3 and proposed witnesses, setting forth information relating to the activities cited as a possible or alleged violation of law. The commission shall, within sixty calendar days after a complaint or a referral is 7 received or an investigation is initiated on the commission's own initiative, vote on whether to commence a full investigation of the matter 9 under consideration to determine whether a substantial basis exists to 10 conclude that a violation of law has occurred. The staff of the joint 11 commission shall provide to the members prior to such vote information regarding the likely scope and content of the investigation, and a 12 13 subpoena plan, to the extent such information is available. Such inves-14 tigation shall be conducted if at least eight members of the commission 15 vote to authorize it. [Where the subject of such investigation is a 16 member of the legislature or a legislative employee or a candidate for 17 member of the legislature, at least two of the eight or more members who so vote to authorize such an investigation must have been appointed by a 18 legislative leader or leaders from the major political party in which 19 20 the subject of the proposed investigation is enrolled if such person is 21 enrolled in a major political party. Where the subject of such investigation is a state officer or state employee, at least two of the eight 22 or more members who so vote to authorize such an investigation must have 23 been appointed by the governor and lieutenant governor. Where the 24 subject of such investigation is a statewide elected official or a 25 26 direct appointee of such an official, at least two of the eight or more 27 members who so vote to authorize such an investigation must have been 28 appointed by the governor and lieutenant governor and be enrolled in the 29 major political party in which the subject of the proposed investigation 30 is enrolled, if such person is enrolled in a major political party.

The joint commission on public ethics shall have jurisdiction to investigate, but shall have no jurisdiction to impose penalties upon members of or candidates for member of the legislature or legislative employees for any violation of the public officers law. If, after its substantial basis investigation, by a vote of at least eight members, [two of whom are enrolled members of the investigated individual's political party if the individual is enrolled in a major political party and were appointed by a legislative leader of such political party,] the joint commission on public ethics has found a substantial basis to conclude that a member of the legislature or a legislative employee or candidate for member of the legislature has violated any provisions of such laws, it shall present a written report to the legislative ethics commission, and deliver a copy of the report to the individual who is the subject of the report. Such written report shall include:

14-b. With respect to the investigation of any individual who is not a member of the legislature or a legislative employee or candidate for member of the legislature, if after its investigation the joint commission has found a substantial basis to conclude that the individual has violated the public officers law or the legislative law, the joint commission shall send a substantial basis investigation report containing its findings of fact and conclusions of law to the individual. [With respect to an individual who is a statewide elected official or a direct appointee of such an official, no violation may be found unless the 54 majority voting in support of such a finding includes at least two 55 members appointed by the governor and lieutenant governor and enrolled 56 in the individual's major political party, if he or she is enrolled in a

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major political party. Where the subject of such investigation is a state officer or employee who is not a direct appointee of a statewide elected official, at least two of the eight or more members who vote to issue a substantial basis investigation report must have been appointed by the governor and lieutenant governor. The commission shall release such report publicly within forty-five days of its issuance.

- § 2. Paragraph (a) of subdivision 9 of section 94 of the executive law, as amended by section 6 of part A of chapter 399 of the laws of 2011, is amended to read as follows:
- (a) Appoint an executive director who shall act in accordance with the 11 policies of the commission. The appointment and removal of the executive director shall be made solely by a vote of a majority of the commis-12 sion[, which majority shall include at least one member appointed by the 13 governor from each of the two major political parties, and one member 14 15 appointed by a legislative leader from each of the two major political 16 parties]. The commission may delegate authority to the executive direc-17 tor to act in the name of the commission between meetings of the commission provided such delegation is in writing, the specific powers to be 18 delegated are enumerated, and the commission shall not delegate any 19 20 decisions specified in this section that require a vote of the commis-21 sion. The executive director shall be appointed without regard to political affiliation and solely on the basis of fitness to perform the duties assigned by this article, and shall be a qualified, independent 22 23 professional. The commission may remove the executive director for 24 neglect of duty, misconduct in office, violation of the confidentiality 25 restrictions in subdivision nine-a of this section, or inability or 27 failure to discharge the powers or duties of office, including the fail-28 ure to follow the lawful instructions of the commission;
- 29 § 3. The opening paragraph of subdivision 2 of section 94 of the exec-30 utive law, as amended by section 6 of part A of chapter 399 of the laws 31 of 2011, is amended to read as follows:

The members of the commission shall be appointed as follows: three 32 33 members shall be appointed by the temporary president of the senate, three members shall be appointed by the speaker of the assembly, one 34 35 member shall be appointed by the minority leader of the senate, one 36 member shall be appointed by the minority leader of the assembly, and 37 six members shall be appointed by the governor and the lieutenant gover-38 nor. [In the event that a vacancy arises with respect to a member of the commission first appointed pursuant to the chapter of the laws of two 39 40 thousand eleven which amended this subdivision by a legislative leader, the legislative leaders of the same political party in the same house 41 shall appoint a member to fill such vacancy irrespective of whether that 42 legislative leader's political party is in the majority or minority.] Of 43 the members appointed by the governor and the lieutenant governor, at 44 45 least three members shall be and shall have been for at least three 46 years enrolled members of the major political party in which the gover-47 nor is not enrolled. In the event of a vacancy in a position previously appointed by the governor and lieutenant governor, the governor and 48 lieutenant governor shall appoint a member of the same political party 49 as the member that vacated that position. Prior to making their respec-50 tive appointments, the governor and the lieutenant governor and the 51 52 legislative leaders shall solicit and receive recommendations for appointees from the attorney general and the comptroller of the state of 54 New York, which recommendations shall be fully and properly considered 55 but shall not be binding.

§ 4. This act shall take effect immediately.