5386

2011-2012 Regular Sessions

IN SENATE

May 16, 2011

Introduced by Sen. GALLIVAN -- read twice and ordered printed, and when printed to be committed to the Committee on Civil Service and Pensions

AN ACT to amend the civil service law and the executive law, in relation to lifting mandatory hiring and retirement ages for state and municipal police

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Paragraph (a) of subdivision 1 of section 58 of the civil 2 service law, as amended by chapter 346 of the laws of 2008, is amended 3 to read as follows:

4 (a) he or she is not less than twenty years of age as of the date of 5 appointment [nor more than thirty-five years of age as of the date when 6 the applicant takes the written examination, provided that the maximum 7 requirement of thirty-five years of age as set forth in this paraaqe graph shall not apply to eligible lists finalized pursuant to an exam-8 ination administered prior to May thirty-first, nineteen hundred nine-9 ty-nine, provided, however, that: 10

(i) time spent on military duty or on terminal leave, not exceeding a total of six years, shall be subtracted from the age of any applicant who has passed his or her thirty-fifth birthday as provided in subdivision ten-a of section two hundred forty-three of the military law;

15 (ii) such maximum age requirement of thirty-five years shall not apply 16 any police officer as defined in subdivision thirty-four of section to 17 1.20 of the criminal procedure law, who was continuously employed by the 18 Buffalo municipal housing authority between January first, two thousand and June thirtieth, two thousand five and who takes the next writ-19 five ten exam offered after the effective date of this subparagraph by the 20 city of Buffalo civil service commission for employment as a police 21 22 officer in the city of Buffalo police department, or June thirtieth, two 23 thousand six, whichever is later; and

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

LBD07830-01-1

(iii) such maximum age requirement of thirty-five years shall not 1 2 apply to any police officer of any county, town, city or village police 3 force not otherwise provided for in this section if the eligible list 4 has been exhausted and there are no other eligible candidates; provided, 5 however, the police officer themselves are on the eligible list of such 6 county, town, city or village and meet all other requirements of merit 7 and fitness set forth by this chapter and do not exceed the maximum age 8 of thirty-nine];

9 S 2. Subdivision 3 of section 215 of the executive law, as amended by 10 chapter 478 of the laws of 2004, is amended to read as follows:

11 The sworn members of the New York state police shall be appointed 3. 12 by the superintendent and permanent appointees may be removed by the 13 superintendent only after a hearing. No person shall be appointed to the 14 New York state police force as a sworn member unless he or she shall be a citizen of the United States, [between the ages of twenty-one and 15 twenty-nine years except that in the superintendent's discretion, the 16 17 maximum age may be extended to thirty-five years. Notwithstanding any 18 other provision of law or any general or special law to the contrary the 19 time spent on military duty, not exceeding a total of six years, shall be subtracted from the age of any applicant who has passed his or her 20 21 twenty-ninth birthday, solely for the purpose of permitting qualification as to age and for no other purpose. Such limitations as 22 to aqe 23 however shall not apply to persons appointed to the positions of coun-24 sel, first assistant counsel, assistant counsel, and assistant deputy 25 superintendent for employee relations nor to any person appointed to the 26 bureau of criminal investigation pursuant to section two hundred sixteen this article nor shall any person be appointed] NOT LESS THAN TWEN-27 of TY-ONE YEARS OF AGE AS OF THE DATE OF APPOINTMENT, OR unless he 28 or she 29 has fitness and good moral character and shall have passed a physical 30 and mental examination based upon standards provided by the rules and 31 regulations of the superintendent. Appointments shall be made for a 32 probationary period which, in the case of appointees required to attend 33 and complete a basic training program at the state police academy, shall 34 include such time spent attending the basic school and terminate one 35 year after successful completion thereof. All other sworn members shall subject to a probationary period of one year from the date of 36 be 37 appointment. Following satisfactory completion of the probationary period the member shall be a permanent appointee. Voluntary resignation or 38 39 withdrawal from the New York state police during such appointment shall 40 be submitted to the superintendent for approval. Reasonable time shall required to account for all equipment issued or for debts or obli-41 be 42 gations to the state to be satisfied. Resignation or withdrawal from the division during a time of emergency, so declared by the governor, 43 shall 44 not be approved if contrary to the best interest of the state and shall 45 be a misdemeanor. No sworn member removed from the New York state police shall be eligible for reappointment. The superintendent shall make rules 46 47 and regulations subject to approval by the governor for the discipline 48 and control of the New York state police and for the examination and qualifications of applicants for appointment as members thereto and such 49 50 examinations shall be held and conducted by the superintendent subject 51 such rules and regulations. The superintendent is authorized to to charge a fee of twenty dollars as an application fee for any person 52 applying to take a competitive examination for the position of trooper, 53 54 and a fee of five dollars for any competitive examination for a civilian 55 position. The superintendent shall promulgate regulations subject to the approval of the director of the budget, to provide for a waiver of 56 the

application fee when the fee would cause an unreasonable hardship on the applicant and to establish a fee schedule and charge fees for the use of 1 2 state police facilities. S 3. This act shall take effect on the one hundred eightieth day after 3

4 5 it shall have become a law.