## 6581

2013-2014 Regular Sessions

IN ASSEMBLY

April 10, 2013

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

AN ACT to amend the civil service law, in relation to layoff and recall rights and disciplinary hearings for certain employees in the non-competitive and labor class

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

1 Section 1. Section 80-a of the civil service law, as added by chapter 2 283 of the laws of 1972, subdivision 2 as amended by chapter 376 of the 3 laws of 1977, and subdivision 3 as added and subdivisions 4 and 5 as 4 renumbered by chapter 360 of the laws of 1985, is amended to read as 5 follows:

6 S 80-a. Suspension or demotion upon the abolition or reduction of 7 non-competitive class positions [in the state service] AND LABOR CLASS 8 POSITIONS. 1. Suspension or demotion. Where, because of economy, 9 consolidation or abolition of functions, curtailment of activities or otherwise, positions in the non-competitive class [of the state service] 10 OR LABOR CLASS are abolished or reduced in rank or salary grade, suspen-11 12 sion or demotion, as the case may be, among incumbents having tenure protection pursuant to [paragraph] PARAGRAPHS (c) AND (F) of subdivision 13 one of section seventy-five of this [chapter] ARTICLE 14 and holding the same or similar positions shall be made in the inverse order of original 15 16 appointment on a permanent basis in the classified service [of the state service], subject to the provisions of subdivision seven of section eighty-five of this chapter; provided, however, that the date of 17 18 19 original appointment of any such incumbent who was transferred to the state service from another governmental jurisdiction upon the transfer 20 shall be the date of original appointment on a permanent 21 of functions 22 basis in the classified service in the service of the governmental 23 jurisdiction from which such transfer was made. Notwithstanding the 24 provisions of this subdivision, however, upon the abolition or reduction

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

LBD09795-01-3

1 of positions in the non-competitive class OR LABOR CLASS, incumbents 2 holding the same or similar positions who have not completed their 3 probationary service shall be suspended or demoted, as the case may be, 4 before any permanent incumbents, and among such probationary employees 5 the order or suspension or demotion shall be determined as if such 6 employees were permanent incumbents.

7 Continuous service. Except as otherwise provided herein, for the 2. 8 purposes of this section, [in the state service] the original appointment of an incumbent shall mean the date of his first appointment on a 9 10 permanent basis in the classified service followed by continuous service 11 in the classified service on a permanent basis up to the time of the abolition or reduction of the non-competitive class positions OR LABOR 12 13 CLASS POSITIONS. An employee who has resigned and who has been rein-14 stated or reappointed in the service within one year thereafter shall, 15 for the purposes of this section, be deemed to have continuous service. 16 employee who has been terminated because of a disability resulting An from occupational injury or disease as defined in the [workmen's] WORK-17 18 compensation law and who has been reinstated or reappointed in the ERS ' 19 service thereafter shall be deemed to have continuous service. A period 20 employment on a temporary or provisional basis, or in the unclassiof 21 fied service, immediately preceded and followed by permanent service in 22 classified service, shall not constitute an interruption of continthe uous service for the purposes of this section; nor shall a period of 23 24 leave of absence without pay pursuant to law or the rules of the civil 25 service commission having jurisdiction, or any period during which an 26 employee is suspended from his position pursuant to this section, constitute an interruption of continuous service for the purposes of 27 28 this section.

29 3. Interrupted service. [A state] AN employee who has resigned and who 30 has been reinstated or reappointed in the service more than one year thereafter shall be credited with any previous [state] service rendered 31 32 prior to his or her resignation to which he or she would have been entitled for the purposes of this section but for such resignation; 33 provided, however, that any time out of the service exceeding three years shall be subtracted from the employee's previous [state] service. 34 35 In such instances, continuous service shall be deemed to have begun on 36 37 the date which precedes the otherwise applicable date for the commence-38 ment of continuous service by the period of actual creditable service 39 provided by this subdivision.

40 4. Units for suspension or demotion. The president may, by regulation, designate as separate units for suspension or demotion under the 41 provisions of this section any state hospital, institution or 42 facility 43 any division of any state department or agency or specified hospior 44 tals, institutions and facilities of a single state department or agency 45 within a particular geographic area as determined by the president. Upon the abolition or reduction of positions in the [state] service, 46 suspen-47 sion or demotion, as the case may be, shall be made from among employees 48 holding the same or similar positions in the department wherein such abolition or reduction occurs, except that where such abolition or 49 reduction occurs in a separate unit for suspension or demotion desig-50 nated by regulation of the president, suspension or demotion shall be 51 52 made from among incumbents holding the same or similar positions in such 53 separate unit.

54 5. Displacement. A permanent incumbent having tenure protection pursu-55 ant to [paragraph] PARAGRAPHS (c) OR (F) of subdivision one of section 56 seventy-five of this [chapter] ARTICLE who served in a position in

[state] service and who was suspended or displaced from such position 1 2 pursuant to this section shall displace the incumbent with the least 3 retention right pursuant to subdivisions one and two of this section who 4 is serving in a position in the title in which the displacing incumbent last served on a permanent basis prior to service in one or more posi-5 6 tions in the title from which he is suspended or displaced, if: (1) the 7 service of the displacing incumbent while in such former title was 8 satisfactory and (2) the position of the junior incumbent is in (a) the non-competitive class OR LABOR CLASS, (b) the layoff unit from which the 9 10 displacing incumbent was suspended or displaced, and (c) a lower salary 11 grade than the position from which the displacing incumbent is suspended or displaced; provided, however, that no incumbent shall displace any other incumbent having greater retention standing. Refusal of appoint-12 13 14 to a position afforded by this subdivision constitutes waiver of ment 15 rights under this subdivision with respect to the suspension or 16 displacement on account of which the refused appointment was afforded. 17 The [state civil service] commission shall promulgate rules to implement 18 this subdivision including rules which may provide adjunctive opportu-19 nities for displacement to formerly held positions; provided, however, 20 that no such rule shall permit an incumbent to displace any other incum-21 bent having greater retention standing. For the purpose of acquiring 22 preferred list rights, displacement pursuant to this subdivision is the 23 equivalent of suspension or demotion pursuant to subdivision one of this 24 section.

S 2. Subdivision 1 of section 75 of the civil service law, as amended by chapter 942 of the laws of 1970, the opening paragraph and paragraph (d) as amended and paragraph (e) as added by chapter 842 of the laws of 1985, paragraph (b) as amended by chapter 350 of the laws of 1989 and paragraph (c) as amended by chapter 439 of the laws of 1986, is amended to read as follows:

1. Removal and other disciplinary action. A person described in paragraph (a) [or], paragraph (b), [or] paragraph (c), [or] paragraph (d), [or] paragraph (e), OR PARAGRAPH (F) of this subdivision shall not be removed or otherwise subjected to any disciplinary penalty provided in this section except for incompetency or misconduct shown after a hearing upon stated charges pursuant to this section.

37 (a) A person holding a position by permanent appointment in the 38 competitive class of the classified civil service, or

39 (b) a person holding a position by permanent appointment or employment 40 in the classified service of the state or in the several cities, countowns, or villages thereof, or in any other political or civil 41 ties, division of the state or of a municipality, or in the public school 42 43 service, or in any public or special district, or in the service of any 44 authority, commission or board, or in any other branch of public service, who was honorably discharged or released under honorable 45 circumstances from the armed forces of the United States having 46 served 47 therein as such member in time of war as defined in section eighty-five 48 of this chapter, or who is an exempt volunteer firefighter as defined in 49 the general municipal law, except when a person described in this para-50 graph holds the position of private secretary, cashier or deputy of any 51 official or department, or

52 (c) an employee holding a position in the non-competitive class other 53 than a position designated in the rules of the state or municipal civil 54 service commission as confidential or requiring the performance of func-55 tions influencing policy, who since his last entry into service has 56 completed at least [five years] ONE YEAR of continuous service in the 1 non-competitive class in a position or positions not so designated in 2 the rules as confidential or requiring the performance of functions 3 influencing policy, or

(d) an employee in the service of the City of New York holding a position as Homemaker or Home Aide in the non-competitive class, who since
his last entry into city service has completed at least three years of
continuous service in such position in the non-competitive class, or

8 (e) an employee in the service of a police department within the state 9 of New York holding the position of detective for a period of three 10 continuous years or more; provided, however, that a hearing shall not be 11 required when reduction in rank from said position is based solely on 12 reasons of the economy, consolidation or abolition of functions, 13 curtailment of activities or otherwise, OR

14 (F) AN EMPLOYEE HOLDING A POSITION IN THE LABOR CLASS WHO HAS 15 COMPLETED ONE YEAR OF SERVICE IN A LABOR CLASS POSITION.

16 S 3. This act shall take effect immediately.