7218

2013-2014 Regular Sessions

IN ASSEMBLY

May 8, 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 suspension or demotion upon the abolition or reduction of positions for labor class titles

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

Section 1. Subdivision 6 of section 80 of the civil service law, as added by chapter 283 of the laws of 1972 and renumbered by chapter 360 of the laws of 1985, is amended to read as follows:

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6. Displacement in civil divisions. A permanent incumbent of a position in a civil division in a specific title to which there is a direct line of promotion, OR WHERE INCUMBENTS IN TITLES IN THE LABOR CLASS TAKEN THE EXAM AND BEEN PROMOTED TO THE POSITION OF A PERMANENT INCUMBENT PURSUANT TO SECTION FIFTY-TWO OF THIS CHAPTER, suspended or displaced pursuant to this section, together with all other such incumbents suspended or displaced at the same time, shall displace, inverse order of the order of suspension or demotion prescribed in subdivisions one and two of this section, incumbents serving in positions in the same lay-off unit in the next lower occupied title direct line of promotion OR IN THE TITLE IN THE LABOR CLASS IN WHICH INCUMBENTS WERE EXTENDED THE OPPORTUNITY TO TAKE THE PROMOTIONAL INATION FOR THE POSITION OF THE SUSPENDED OR DISPLACED PERMANENT INCUM-BENT PURSUANT TO SECTION FIFTY-TWO OF THIS CHAPTER, who shall be displaced in the order of suspension or demotion prescribed in subdivisions one and two of this section; provided, however, that no shall displace any other incumbent having greater retention standing. If permanent incumbent of a position in a civil division is suspended or displaced from a position in a title for which there are no lower level occupied positions in direct line of promotion, he shall displace the incumbent with the least retention right pursuant to subdivisions

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

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

23 S 2. This act shall take effect immediately.