8074

2015-2016 Regular Sessions

IN ASSEMBLY

June 5, 2015

Introduced by M. of A. AUBRY -- read once and referred to the Committee on Libraries and Education Technology

AN ACT to amend the New York city charter, and chapter 164 of the laws of 1907 relating to the incorporation of the Queens Borough Public Library, in relation to the membership of the board of trustees

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

1 Section 1. Subdivisions 2 and 19 of section 2601 of the New York city 2 charter, as added by a vote of the people of the city of New York at the 3 general election held in November of 1988, are amended to read as 4 follows:

5 2. "Agency" means a city, county, borough or other office, position, administration, department, division, bureau, board, commission, author-6 7 ity, corporation, advisory committee or other agency of government, the expenses of which are paid in whole or in part from the city treasury, 8 9 and shall include but not be limited to, the council, the offices of each elected official, the board of education, community school boards, 10 community boards, the financial services corporation, the health and 11 hospitals corporation, the public development corporation, and the New 12 13 York city housing authority, but shall not include any court or any corporation or institution maintaining or operating a [public library,] 14 15 museum, botanical garden, arboretum, tomb, memorial building, aquarium, 16 zoological garden or similar facility.

17 19. "Public servant" means all officials, officers and employees of 18 the city, including members of community boards [and], members of advi-19 sory committees, EXECUTIVE DIRECTORS AND KEY LIBRARY EXECUTIVE PERSONNEL 20 OF THE QUEENS BOROUGH PUBLIC LIBRARY, except unpaid members of advisory 21 committees shall not be public servants.

22 S 2. Section 3 of chapter 164 of the laws of 1907 relating to the 23 incorporation of the Queens Borough Public Library, as amended by chap-24 ter 45 of the laws of 2014, is amended to read as follows:

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

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1 S 3. The corporation shall organize by the adoption of by-laws and the 2 election of officers. The by-laws shall provide for the terms of office 3 trustees of the corporation, not to exceed the period of five of the 4 years, provided, that any trustee appointed to a new term on or after 5 January 1, 2015 shall be appointed for a period of three years, except-6 ing that the mayor, comptroller, public advocate and speaker of the city council of the city of New York [and], the president of the borough of 7 8 Queens AND AN EMPLOYEE REPRESENTING THE QUEENS BOROUGH PUBLIC LIBRARY SYSTEM, shall at all times be members of the board ex-officio and such 9 10 ex-officio members may designate a representative to serve ex-officio in 11 his or her place. THE EMPLOYEE REPRESENTING THE QUEENS BOROUGH PUBLIC 12 LIBRARY SYSTEM WHO IS A MEMBER OF THE BOARD EX-OFFICIO SHALL ΒE EXECUTIVE 13 THE EMPLOYEE REPRESENTATIVE APPOINTED BY THE DIRECTOR OF 14 ORGANIZATION, OR HIS OR HER DESIGNEE. The trustees shall hereafter be 15 chosen and vacancies occurring in such office filled by an appointment which shall alternate between the mayor of the city of New York and the president of the Borough of Queens; provided, however, that any trustee 16 17 appointed to a new term or filling a vacancy on or after June 1, 18 2014 19 must be either a resident of Queens or own or operate a business in 20 Queens; and provided further that the appointing party shall notify the 21 other appointing party of who was appointed. The appointing party shall 22 authorized to remove a trustee whom such party appointed for misconbe 23 duct, incapacity, neglect of duty, or where it appears to the satisfac-24 tion of the appointing party that the trustee has failed or refuses to 25 carry into effect its educational purpose. The appointing party shall 26 not be required to obtain a recommendation from the board to remove a 27 trustee which such party appointed. A trustee subject to removal shall 28 have an opportunity to submit a response or appeal within seven business 29 days to any cause for removal to the appointing party and the appointing party shall review the reason for removal and any response submitted to 30 the party prior to the removal of such person. When the board recommends 31 32 removal, the trustee subject to removal may appeal to both appointing 33 parties and either appointing party may remove the trustee where sufficient cause is found. When one of the appointing parties recommends removal of a trustee, such appointing party must provide the subject 34 35 trustee with notice and an opportunity to appeal, provided, however, 36 that the trustee subject to removal by an appointing body may submit a 37 38 written appeal to both appointing parties for review and both parties 39 must agree on removal for such removal to be effective. The corporation 40 shall have power from time to time to make such rules and regulations as the trustees thereof shall judge proper for the accomplishment of the 41 42 objects of the corporation, for the election of officers, for prescrib-43 ing their respective functions and the mode of discharging the same, for imposing and collecting dues, fines and contributions, for regulating 44 45 the times and places of meetings, and generally for the management and direction of the affairs and concerns of the said corporation. The trus-46 47 tees shall have absolute control of the expenditure of all moneys appro-48 priated by the city of New York for the maintenance of libraries conducted, or to be conducted by the corporation in the borough of Queens, and shall have the power to appoint and fix the salaries of such 49 50 officers and employees as they shall deem necessary, who, unless 51 employed under special contract, shall hold their offices during the 52 pleasure of the trustees, but no trustee shall receive compensation as 53 54 such, and the authority of the trustees to so make and regulate expendi-55 tures for maintenance, and their right to select, employ, fix salaries and discharge employees, shall be absolute under this act, any acts of 56

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4 S 3. This act shall take effect immediately.