9512

IN ASSEMBLY

March 10, 2016

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

AN ACT to amend the civil service law, in relation to independent hearing officers for certain disciplinary hearings

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

1 Section 1. Section 75 of the civil service law is amended by adding a 2 new subdivision 2-a to read as follows:

3 INDEPENDENT HEARING OFFICER. (A) NOTWITHSTANDING ANY OTHER CONTRARY, ANY PAID OFFICER OR MEMBER OF AN PROVISION OF LAW TO THEORGANIZED FIRE COMPANY OR FIRE DEPARTMENT OF A CITY OF LESS MILLION POPULATION, OR TOWN, VILLAGE OR FIRE DISTRICT WHO IS REPRESENTED 6 7 A CERTIFIED OR RECOGNIZED EMPLOYEE ORGANIZATION PURSUANT TO ARTICLE FOURTEEN OF THIS CHAPTER SHALL NOT BE SUBJECTED TO THEPENALTY DISMISSAL FROM SERVICE IF 9 THE HEARING, UPON SUCH CHARGE, HAS BEEN 10 CONDUCTED BY SOMEONE OTHER THAN AN INDEPENDENT HEARING OFFICER AGREED TO BY THE EMPLOYER AND THE PERSON AGAINST WHOM DISCIPLINARY 11 ACTION IS PROPOSED. IF THE PARTIES ARE UNABLE TO AGREE UPON A HEARING 12 OFFICER, HE OR SHE SHALL BE SELECTED FROM A LIST OF SEVEN NAMES TO BE 13 14 PROVIDED BY THE PUBLIC EMPLOYMENT RELATIONS BOARD. THE PUBLIC EMPLOYMENT RELATIONS BOARD SHALL MAINTAIN A LIST OF INDEPENDENT HEARING OFFICERS 15 16 FOR THIS PURPOSE. THE PARTIES SHALL SELECT THE HEARING OFFICER BY ALTER-STRIKING NAMES FROM THE LIST OF SEVEN. THE HEARING OFFICER SHALL 17 BE VESTED WITH ALL POWERS OF THE APPOINTING AUTHORITY, SHALL CONDUCT AND 18 19 MAKE A RECORD OF THE HEARING, AND SHALL RENDER A FINAL DECISION. 20 INCURRED IN OBTAINING SUCH INDEPENDENT HEARING OFFICER SHALL BE DIVIDED EQUALLY BETWEEN THE PARTIES; PROVIDED THAT AS MAY BE DETERMINED 21 22 UPON THE CIRCUMSTANCES OF THE CASE, THE HEARING OFFICER SHALL BE AUTHOR-IZED TO ALLOCATE SUCH COST ON THE BASIS OF THE FRIVOLOUS NATURE OF ANY 23 CLAIM MADE OR ANY DEFENSE INTERPOSED. IN ORDER TO FIND A CLAIM OR 24 25 DEFENSE TO BE FRIVOLOUS, THE HEARING OFFICER MUST FIND AT LEAST ONE OF

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

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THE FOLLOWING:

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15 16 (I) THE CLAIM OR DEFENSE WAS COMMENCED, USED OR CONTINUED IN BAD FAITH, SOLELY TO DELAY OR PROLONG THE RESOLUTION OF THE ACTION OR TO HARASS OR MALICIOUSLY INJURE ANOTHER; OR

- (II) THE CLAIM OR DEFENSE WAS COMMENCED OR CONTINUED IN BAD FAITH WITHOUT ANY REASONABLE BASIS IN LAW OR FACT. IF THE CLAIM OR DEFENSE WAS PROMPTLY DISCONTINUED WHEN THE PARTY LEARNED OR SHOULD HAVE LEARNED THAT THE CLAIM OR DEFENSE LACKED SUCH REASONABLE BASIS, THE HEARING OFFICER MAY FIND THAT THE PARTY DID NOT ACT IN BAD FAITH. A PERSON SERVED WITH CHARGES MAY, HOWEVER, ELECT IN WRITING TO PROCEED WITH A HEARING PURSUANT TO THE PROCEDURES ESTABLISHED IN SUBDIVISION TWO OF THIS SECTION IN LIEU OF THE PROCEDURES SET FORTH IN THIS SUBDIVISION.
- (B) THE RIGHTS SET FORTH IN PARAGRAPH (A) OF THIS SUBDIVISION SHALL BE IN ADDITION TO, AND SHALL NOT SUPPLANT, MODIFY OR REPLACE ANY RIGHTS PROVIDED TO AN EMPLOYEE PURSUANT TO AGREEMENTS NEGOTIATED BY A PUBLIC EMPLOYER AND AN EMPLOYEE ORGANIZATION PURSUANT TO ARTICLE FOURTEEN OF THIS CHAPTER.
- 17 S 2. This act shall take effect on the first of March next succeeding 18 the date on which it shall have become a law and shall apply to 19 proceedings commenced on or after such effective date; provided, howev-20 er, that effective immediately, the addition, amendment and/or repeal of 21 any rule or regulation necessary for the implementation of the 22 provisions of this act on its effective date are authorized and directed 23 to be made and completed on or before such effective date.