GREEN SHEET REDIGEST

HB 859

2016 Regular Session

Montoucet

(KEYWORD, SUMMARY, AND DIGEST as amended by Senate committee amendments)

CIVIL SERVICE/FIRE & POL. Provides relative to the appointment and removal of employees of the municipal fire and police civil service.

DIGEST

<u>Present constitution</u> creates a fire and police civil service system applicable to municipalities of over 13,000 in population and parishes and fire protection districts. Provides that the system is subject to Art. XIV, §15.1 of the 1921 constitution made statutory by the 1974 constitution.

<u>Present law</u> creates and provides for two fire and police civil service systems: (1) one applicable to any municipality which operates paid police and fire departments and which has a population of not fewer than 13,000 persons; and (2) one applicable to any parish, fire protection district, or municipality with a population of fewer than 13,000, but not fewer than 7,000 persons.

Proposed law retains present law.

<u>Present law</u> requires, with some exceptions, that every person appointed to a position in the classified service following the certification of his name from a promotional or a competitive employment list is a probational employee and he must be tested by a working test while occupying the position before he may be confirmed as a regular and permanent employee in the position.

Proposed law retains present law.

<u>Present law</u> provides that any employee in a position of a competitive class of the classified police service, except entry level police officers and entry level radio, police alarm, or signal system operators, who has served less than six months of his working test may be removed only upon grounds as provided in <u>present law</u>, with prior approval of the board. With respect to any employee in a position of a promotional class of the classified police service, <u>present law</u> provides that any such employee who has served less than three months of his working test may be removed only with prior approval of the board. Provides that such employee may appeal to the board only upon the following grounds:

- (1) He is unable or unwilling to perform satisfactorily the duties of the position to which he has been appointed.
- (2) His habits and dependability do not merit his continuance therein.

<u>Proposed law retains present law</u> except provides that such employee may be removed from his position on grounds provided for in <u>present law</u>. Removes reference to an employee's grounds for appeal to the board.

<u>Present law</u> requires that promotions to vacant positions be filled by reinstatement or reemployment. Provides that all employees whose names appear upon the reinstatement list for a respective class must be reinstated in a position thereof, in the reverse order from which their names are placed upon the list, before any other appointment is made.

Proposed law retains present law but makes a technical change.

<u>Proposed law</u> provides that any person certified to the appointing authority who, because of a work-related illness, injury and incapacity, is unable to immediately begin a working test,

shall be appointed to the position. Provides that the working test shall be immediately interrupted and shall not commence until the employee has fully recovered and returns to full duty. Provides that if the employee fails to recover and return to full duty within six months, the board shall declare him ineligible to continue therein, and the appointment shall be made to one of the remaining persons certified. Also, any person appointed to substitute for the injured employee shall have the time count toward his working test period.

<u>Proposed law</u> provides that any employee appointed who has commenced a working test shall not have the working test interrupted by an absence greater than 30 consecutive days. Provides that the working test, even if interrupted, shall not be more that the aggregate period of one year.

<u>Proposed law</u>, relative to the position of deputy chief of police of a municipality with a population between 6,000 - 6,150 located in a parish with a population between 50,000 - 52,250 based on the latest federal decennial census, provides that the position shall be in the unclassified service. Provides that the right of selection, appointment, supervision and discharge for that position shall be vested in the chief of police of the municipality. Provides that the appointee shall not forfeit his seniority accumulated to the date of his appointment and shall continue to accumulate seniority during the time he holds the position.

(Amends R.S. 33:2492(C)(1) and (2)(intro para) and (G), 2554(B), (C) and (G) and 2555(B)(3)(a); adds R.S. 33:2492(C)(2)(e) and (F), 2555(F) and 2585.10)

Summary of Amendments Adopted by Senate

<u>Committee Amendments Proposed by Senate Committee on Local and Municipal</u> <u>Affairs to the engrossed bill</u>

- 1. Adds provisions relative to appointment of person with work-related illness, injury or incapacity.
- 2. Adds provision relative to the interruption of a working test.
- 3. Adds provision relative to the position of deputy chief of police of certain municipalities.