WEST VIRGINIA LEGISLATURE 2016 REGULAR SESSION

Introduced

House Bill 2247

2015 Carryover

(BY DELEGATE COWLES)

[Introduced January 13, 2016; referred to the

Committee on the Judiciary.]

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A BILL to amend and reenact §7-14-13 and §7-14-15 of the Code of West Virginia, 1931, as amended, all relating to prohibiting a chief deputy sheriff from engaging in certain political activities; prohibiting the solicitation of funds within a sheriff's office; prohibiting using his or her official authority for political purposes; and prohibiting him or her from coercing anyone to contribute anything of value for political purposes.

Be it enacted by the Legislature of West Virginia:

That §7-14-13 and §7-14-15 of the Code of West Virginia, 1931, as amended, be amended and reenacted, all to read as follows:

3 ARTICLE 14. CIVIL SERVICE FOR DEPUTY SHERIFFS.

§7-14-13. Vacancies filled by promotions; eligibility for promotion; rights of chief deputy.

Vacancies in positions of deputy sheriff shall be filled, so far as practicable, by promotion from among persons holding positions in the next lower grade. Promotions shall be based upon merit and fitness, to be ascertained by competitive examinations to be provided by the Civil Service Commission, and upon the superior qualifications of the persons promoted, as shown by their previous service and experience: *Provided,* That except for the chief deputy or jailer, no person shall be eligible for promotion from the lower grade to the next higher grade until such the person shall have completed at least two years' service in the next lower grade: *Provided, however,* That notwithstanding the provisions of section one of this article, any person occupying the office of chief deputy or any deputy sheriff occupying the office of jailer pursuant to the provisions of section two, article eight of this chapter in any such county on the effective date of this article, or thereafter appointed to such the office, shall, except as hereinafter provided in this section, be and shall continue to be entitled to all of the rights and benefits of the provisions of this article, except that he or she may be removed from such the office of chief deputy or jailer

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without cause and the time spent by such the person in the office of such chief deputy or jailer shall be added to the time, if any, served by such the person during the entire time he or she was a deputy sheriff of such the county prior to his or her appointment as chief deputy or jailer, and shall in all cases of removal, except for removal for just cause, retain the regular rank within said the sheriff's office which he or she held, if any, at the time of his or her appointment to the office of chief deputy or jailer or which he or she has attained, if any, during his or her term of service as chief deputy or jailer. The provisions of this section are construed in accordance with section fifteen of this article. The provisions of this section shall be construed to apply and to inure to the benefit of all persons who have ever been subject to the provisions of this article. The commission shall have has the power to determine in each instance whether an increase in salary constitutes a promotion.

§7-14-15. Political activities of members prohibited; exceptions.

- (a) A deputy sheriff <u>and chief deputy sheriff</u> covered by the provisions of this article may not:
 - (1) Solicit any assessment, subscription or contribution for any political party, committee or candidate from any person who is a member or employee of the county sheriff's department by which they are employed;
 - (2) Use any official authority or influence, including, but not limited to, the wearing by a deputy sheriff of his or her uniform, for the purpose of interfering with or affecting the nomination, election or defeat of any candidate or the passage or defeat of any ballot issue: *Provided,* That this subdivision shall not be construed to prohibit any deputy sheriff from casting his or her vote at any election while wearing his or her uniform;
 - (3) Coerce or command anyone to pay, lend or contribute anything of value to a party, committee, organization, agency or person for the nomination, election or defeat of a ballot issue;

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(4) Be a candidate for or hold any other public office in the county in which he or she is employed: *Provided,* That any deputy sheriff that is subject to the provisions of 15 U.S.C. §1501, et seq., may not be a candidate for elective office.

- (b) Other types of partisan or nonpartisan political activities not inconsistent with the provisions of subsection (a) of this section are permissible political activities for deputy sheriffs.
- (c) No person may be appointed or promoted to or demoted or dismissed from any position held by a deputy sheriff or in any way favored or discriminated against because of his or her engagement in any political activities authorized by the provisions of this section. Any elected or appointed official who violates the provisions of this subsection is guilty of a misdemeanor and, upon conviction thereof, shall be punished by the penalties contained in section twenty-six, article fifteen, chapter eight of this code.
- (d) Any deputy sheriff violating the provisions of this section shall have his <u>or her</u> appointment vacated and he <u>or she</u> shall be removed, in accordance with the pertinent provisions of this section.
- (e) Any three residents of the county may file their written petition with the Civil Service Commission thereof setting out therein the grounds upon which a deputy sheriff of such the county should be removed for a violation of subsection (a) of this section. Notice of the filing of such the petition shall be given by the commission to the accused deputy, which notice shall require him or her to file a written answer to the charges set out in the petition within thirty days of the date of such the notice. The petition and answer thereto, if any, shall be entered upon the records of the Civil Service Commission. If the answer is not filed within the time stated, or any extension thereof for cause which in the discretion of the Civil Service Commission may be granted, an order shall be entered by the commission declaring the appointment of the deputy

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vacated. If such the answer is filed within the time stated, or any extension thereof for cause which in the discretion of the Civil Service Commission may be granted, the accused deputy may demand within such the period a public hearing on the charges, or the Civil Service Commission may, in its discretion and without demand therefor, set a date and time for a public hearing on the charges, which hearing shall be within thirty days of the filing of said the answer, subject, however, to any continuances which may in the discretion of the Civil Service Commission be granted. A written record of all testimony taken at such the hearing shall be kept and preserved by the Civil Service Commission, which record shall be sealed and not be open to public inspection if no appeal be taken from the action of the commission. The commission at the conclusion of the hearing, or as soon thereafter as possible, shall enter an order sustaining, in whole or in part, the charges made or shall dismiss the charges as unfounded. In the event the charges are sustained in, whole or in part, the order shall also declare the appointment of such the deputy to be vacated and thereupon the sheriff shall immediately remove the deputy from his or her office and from the payroll of the county. Notice of the action of the commission shall be given by registered letter to the county court and the sheriff. If the sheriff fails to immediately comply with the order of the commission, he or she shall be punished for contempt, upon application of the commission to the circuit court of the county.

(f) An appeal from the ruling of the commission may be had in the same manner and within the same time as specified in section seventeen of this article for an appeal from a ruling of a commission after hearing held in accordance with the provisions of said section.

NOTE: The purpose of this bill is to prohibit a chief deputy sheriff from engaging in certain political activities. The bill prohibits a chief deputy sheriff from soliciting contributions from anyone employed in a sheriff's office. The bill also prohibits the chief deputy sheriff from using official authority to influence or interfere with the nomination or election of any

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candidate or the passage or defeat of a ballot measure. Additionally, the bill prohibits the chief deputy sheriff from coercing anyone to pay, lend or contribute to any organization supporting a nomination, election or defeat of a ballot issue.

Strike-throughs indicate language that would be stricken from the present law, and underscoring indicates new language that would be added.