LEGISLATIVE HISTORY CHECKLIST

NJSA: 11:22-2

(County hospitals—certain managerial

positions - unclassified civil service)

LAWS OF: 1983

CHAPTER: 367

Bill No: \$1716

Sponsor(s): Feldman and others

Date Introduced: September 23, 1982

Committee:

Assembly: Corrections, Health and Human Services

Senate: Institutions, Health and Welfare

A mended during passage:

ΝO

Date of Passage:

Assembly: September 15, 1983

Senate: April 25, 1983

Date of Approval: October 26, 1983

Following statements are attached if available:

YES Sponsor statement:

YES Committee statement: Assembly

> YES <u>Senate</u>

Fiscal Note: N O

ΝO Veto Message:

Message on Signing:

Following were printed:

N O Reports:

ΝO **Hearings:**

CHAPTER 367 LAWS OF N. J. 1983
APPROVED 10-26-83

SENATE, No. 1716

STATE OF NEW JERSEY

INTRODUCED SEPTEMBER 23, 1982

By Senators FELDMAN, CARDINALE, HAGEDORN and PAOLELLA

Referred to Committee on Institutions, Health and Welfare

An Acr concerning the unclassified service of civil service and amending R. S. 11:22-2.

- 1 Be it enacted by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1 1. R. S. 11:22-2 is amended to read as follows:
- 2 11:22-2. The unclassified service shall not be subject to the
- 3 provisions of this subtitle and shall include the following:
- 4 a. Officers elected by popular vote;
- 5 b. Members of district boards of elections; employees in voting
- 6 machine departments and the chief deputy, chief clerk, secretary,
- 7 clerical and other assistants or employees appointed by the super-
- 8 intendents of elections and commissioners of registration in coun-
- 9 ties of the first class having less than 800,000 inhabitants, and by
- 10 the county boards of elections in all other counties and such of said
- 11 officers, assistants and employees as are appointed by superin-
- 12 tendents of elections in counties of the first class having more than
- 13 800,000 inhabitants to serve for terms of six months or less in any
- 14 one year;
- 15 c. Appointments of the mayor;
- d. Heads of municipal departments, the members of commissions
- 17 and boards elected by the board of aldermen, common council or
- 18 other governing body of any county, municipality or school district
- 19 operating under this subtitle;
- 20 e. Heads of such county departments as are created by the
- 21 administrative code of any county organized pursuant to any of

EXPLANATION—Matter enclosed in bold-faced brackets Ithus] in the above bill is not enacted and is intended to be omitted in the law.

Matter printed in italies thus is new matter.

- 22 the plans contained in the "Optional County Charter Law" (P. L.
- 23 1972, c. 154; C. 40:41A-1 et seq.), which departments shall not
- 24 exceed 12 in number, and the heads of any divisions created within
- 25 such departments; provided, however, that the total number of
- 26 positions created pursuant to this subsection by the administrative
- 27 code shall not exceed 20 in number;
- 28 f. Law officers of a county, municipality or school district operat-
- 29 ing under this subtitle;
- 30 g. Teaching staff members, as defined in N. J. S. 18A:1-1, in the
- 31 public schools and county superintendents and members and busi-
- 32 ness managers of boards of education;
- 33 h. Police magistrates appointed by the mayor or other head
- 34 officer of the municipality operating under this subtitle;
- 35 i. Officers and employees of county park commissioners in
- 36 [sections] R. S. 40:37-96 to R. S. 40:37-174 [of the Title, Munici-
- 37 palities and Counties];
- 38 j. The superintendent of a county hospital for persons suffering
- 39 from communicable diseases appointed under the provisions of
- 40 R. S. 30:9-61 and R. S. 30:9-69; and
- 41 k. The deputy or first assistant of principal executive officers
- 42 authorized by law to act generally for and in place of his principal;
- 43 l. The legal assistants of the law department of the counties,
- 44 municipalities or school districts operating under this subtitle
- 45 except as herein otherwise provided;
- 46 m. One secretary, clerk or executive director of each depart-
- 47 ment, appointed board or commission authorized by law to appoint
- 48 a secretary, clerk or executive director;
- 49 n. One secretary or confidential aide, if so provided in the ad-
- 50 ministrative code of any county organized pursuant to any of the
- 51 plans contained in the "Optional County Charter Law," to be ap-
- 52 pointed by each head of any county department or of any designated
- 53 division within such department, when the head of any such divi-
- 54 sion is an unclassified position;
- o. One private secretary or clerk or stenographer of each judge
- or principal executive officer;
- 57 p. All officials of county or municipal institutions who must of
- 58 necessity be physicians;
- 59 q. Offices or positions whose incumbents by specific statute serve
- 60 for fixed terms, or whose incumbents by specific statute serve at
- 61 the pleasure of the appointing authority;
- 62 r. One council secretary to the municipal council appointed by
- 63 the council in any city of the first class with a population of less
- 64 than 300,000;

- 65 s. All directors of municipal free public libraries in cities of
- 66 the first class having a population of not less than 300,000
- 67 inhabitants;
- 68 t. The following positions in school districts which have been
- 69 reorganized pursuant to P. L. 1975, c. 169 (C. 18A:17-1 et seq.):
- 70 Executive director of board affairs;
- 71 Executive director of personnel;
- 72 Executive director of the budget;
- 73 Executive director of purchasing;
- 74 Executive director of physical facilities;
- 75 Executive director of data processing;
- 76 Executive director of financial affairs;
- 77 Executive controller;
- 78 Executive director of internal audit; and
- 79 Public information officer;
- 80 u. One confidential secretary, for each member of the board of
- 81 freeholders of any county which has not adopted the provisions of
- 82 the "Optional County Charter Law" (P. L. 1972, c. 154,
- 83 C. 40A:41A-1 et seq.); provided, however, that this subsection shall
- 84 not be construed so as to authorize a board of chosen freeholders
- 85 to increase the number of secretaries attached to such board of
- 86 chosen freeholders upon the effective date of this amendatory act:
- v. The following positions in local housing authorities:
- 88 Executive director;
- 89 Assistant executive director;
- 90 Director of staff operations;
- 91 Director of administration;
- 92 Director of redevelopment; and
- 93 Urban initiatives coordinator; [and]
- 94 w. Those management and executive positions in county hospitals
- 95 in counties of the first class having less than 850,000 but more than
- 96 800,000 inhabitants which have been designated pursuant to a
- 97 management plan which has met the approval of the hospital board
- 98 of managers, the governing body of the county, and the Commis-
- 99 sioner of Health; and
- 100 [w.] x. Such other officers and positions not now included in
- 101 the unclassified service by this section or by any other statute,
- 102 as the Civil Service Commission shall, from time to time, determine,
- 103 according to law, to be in the unclassified service.
- 1 2. This act shall take effect immediately.

STATEMENT

The purpose of this bill is to allow county hospitals in certain counties of the first class to employ persons in management and executive positions in the unclassified service of Civil Service, if the hospital has adopted a management plan which has met the approval of the hospital board of managers, the governing body of the county, and the Commissioner of Health.

STATEMENT

The purpose of this bill is to allow county hospitals in certain counties of the first class to employ persons in management and executive positions in the unclassified service of Civil Service, if the hospital has adopted a management plan which has met the approval of the hospital board of managers, the governing body of the county, and the Commissioner of Health.

ASSEMBLY CORRECTIONS, HEALTH AND HUMAN SERVICES COMMITTEE

STATEMENT TO

SENATE, No. 1716

STATE OF NEW JERSEY

DATED: SEPTEMBER 7, 1983

This bill would permit Bergen Pines County hospital to employ persons in management and executive positions in the unclassified service of Civil Service if the hospital has a management plan approved by the hospital board of managers, the county government and the Commissioner of Health.

SENATE INSTITUTIONS, HEALTH AND WELFARE COMMITTEE

STATEMENT TO

SENATE, No. 1716

STATE OF NEW JERSEY

DATED: FEBRUARY 9, 1983

This bill permits Bergen Pines county hospital to employ persons in management and executive positions in the unclassified service of Civil Service if the hospital has a management plan approved by the county government and the Commissioner of Health.

RELEASE: IMMEDIATE CONTACT: PAUL WOLCOTT

WEDNESDAY, OCTOBER 26, 1983

Governor Thomas H. Kean has signed the following bills:

A-1293/S-3126, sponsored by Assemblyman James Zangari, D-Essex and State Senator Donald T. DiFrancesco, R-Union, which requires the identification of major motor vehicle component parts. The bill requires vehicle parts to contain either a manufacturer's part number, a dealer's identification number, or an identification number assigned by the Division of Motor Vehicles. The bill is designed to help thwart auto theft, which is, nationally, a \$2 billion-a-year business. Since a major motive for auto theft is sale of the component parts, this bill attempts to deal with that problem by setting up a method of accountability for such parts.

AJR-3032, sponsored by Assemblyman John W. Markert, R-Bergen, which extends the reporting date and expiration date of the Alcoholic Beverage Control Study Commission from July, 1983 to January 1, 1984.

A-3106, sponsored by Assemblywoman Marie S. Muehler, R-Monmouth, which extends the date for submission of the report of a commission charged with studying the creation of a chair of women's studies at Douglass College. Although the commission has already made its report and the Governor has authorized creation of the chair, the bill is still needed to bring the report into technical compliance with the law which established the commission.

S-1716, sponsored by State Senator Matthew Feldman, D-Bergen, which allows Bergen Pines Hospital to employ managers and executives in the unclassified service of Civil Service.

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