32:14-4

LEGISLATIVE NOTES ON R.S. 32:14-4 (Employees of Palisades Interstate Park Commission - Civil Service statutes of party states)

(1970 amendment)

No similar bills introduced, 1965-1970.

L. 1970, Chapter 130 - S520
Introduced February 2, 1970 by Schiaffo, Dickinson,
Knowlton, and Woodcock.
No statement.
Not amended during passage.

No clippings located at: V.F. - N.J. - Parks - Palisades.

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CHAPTER 130 LAWS OF N. J. 19. 70 APPROVED 2/9/70 SENATE, No. 520

STATE OF NEW JERSEY

INTRODUCED FEBRUARY 2, 1970

By Senators SCHIAFFO, DICKINSON, KNOWLTON and WOODCOCK

Referred to Committee on Federal and Interstate Relations

An Act concerning Palisades Interstate Park and the Palisades Interstate Park Commission and amending R. S. 32:14-4.

- 1 Be it enacted by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1 1. R. S. 32:14-4 is amended to read as follows:
- 2 32:14-4. Palisades Interstate Park Commission shall have power
- 3 to appoint such employees as it may deem necessary to carry out
- 4 the provisions of the Palisades Interstate Park compact and the
- 5 purposes of this subtitle, subject to the provisions of the applicable
- 6 Civil Service Statute of the party states, and may employ counsel.
- · 7 It may also determine the duties [and compensation] of its ap-
 - 8 pointees, [remove them at pleasure,] and make all reasonable rules
- 9 and regulations respecting them. The commission shall have power
- 10 to take any action necessary for securing and maintaining the bene-
- 11 fits of the State employee retirement system of this State for its
- 12 employees in this State and for such purpose employees of the
- 13 commission to the extent to which the compensation paid for their
- 14 services is derived from funds appropriated by this State or re-
- 15 ceived from other sources in this State shall be deemed to be em-
- 16 ployees of this State and qualified for membership in said retire-
- 17 ment system whether residents of this State or of the State of New
- 18 York. For the purpose of determining their rights under the
- 19 workmen's compensation act of this State, employees of the com-
- 20 mission employed wholly or partly in this State shall be deemed to
- 21 be employees of this State.
- 22 Employees of the commission whose salary is paid in full from
- 23 funds appropriated by this State shall be deemed to be employees
- 24 of this State for the purpose of covering such employees under the

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

25 provisions of Title 11 (Civil Service) of the Revised Statutes as26 herein provided.

27 All offices, positions or employments held by such employees on 28 the effective date of this amendatory act and so held continuously for a period of not less than six months prior thereto, which can be 29allocated to the classified service in accordance with the provisions 30 of Title 11 of the Revised Statutes, shall be so allocated under 31 appropriate titles by the Civil Service Commission and such per-32 33 sons shall be recorded, without examination, as having been perma-34 nently appointed thereto as of the dates of their respective original appointments by the commission under said titles and shall there-35 after be under and subject to all provisions of Title 11 relating to 3637 the classified service of the civil service. Those positions which the Civil Service Commission shall determine should be allocated to 38 39 the unclassified service, shall be allocated to the unclassified ser-40 vice.

41 In the case of any such employees whose positions have been 42 classified and allocated by the Civil Service Commission to a salary **4**3 range corresponding to a range in the State compensation plan to 44 which range positions having the same title in the service of the 45 State, if any, are allocated and whose salaries in such range have been determined in accordance with the provisions of Title 11, the 46 salaries of such employees upon being placed in allocated positions 47**4**8 in the service of the State shall, with the approval of the budget director, be determined in the same manner as though they had been 4950 holding allocated positions in the service of the State. Other employees deemed to be employees of the State shall continue to be 51 52paid the salaries received by them immediately prior to the effec-53 tive date of this act, but the salary of any such employee shall not be less than the minimum salary of the State salary range in which 5455 his position is allocated nor in excess of the maximum salary of such 56 range.

The Civil Service Commission shall make provision for transfer of all employees' sick and vacation leave as well as seniority credits accrued prior to allocation of their positions to the classified service.

2. This act shall take effect immediately.