

General Assembly

February Session, 2024

Raised Bill No. 5306

GOVERNMENT

LCO No. **1848**

Referred to Committee on ADMINISTRATION AND ELECTIONS

Introduced by: (GAE)

AN ACT CONCERNING CERTAIN JOB PROTECTIONS RELATED TO MUNICIPAL CHIEF ELECTIVE OFFICE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. (NEW) (*Effective from passage*) (a) As used in this section, (1) "chief elected official of a municipality" means the highest ranking government official of a municipality who is elected by the electors of such municipality, and (2) "municipality" means any town, city, borough, consolidated town and city or consolidated town and borough.

7 (b) No employer of twenty-five or more persons shall discriminate 8 against, discipline or discharge any employee because such employee 9 (1) is a candidate for the office of chief elected official of a municipality, 10 (2) holds such office, (3) has been elected to but does not yet hold such 11 office, or (4) loses time from work in order to perform duties related to 12 such employee's status as described in subdivision (2) or (3) of this 13 subsection, as applicable, provided the failure of such employer to pay 14 wages or salaries for any such time lost shall not be considered a

15 violation of this section. Such employee shall solely determine the 16 activities that constitute duties as such chief elected official, as provided 17 in this section. No employee under this section shall lose any seniority 18 status that may have accrued to such employee. Where the function of 19 such employee is performed in work shifts, such employee shall be 20 given a choice of shifts, provided such choice of shifts shall be given at 21 a time that reasonably allows adjustment of the schedules of the 22 employee and employer to accommodate both the duties of such 23 employee as a chief elected official of a municipality and the proper 24 functioning of the employer's operations, taking into account the 25 timeframes within which municipal government meetings and hearings 26 are scheduled.

27 (c) Any employer violating the provisions of this section shall 28 reinstate any employee so discriminated against, disciplined or 29 discharged to such employee's full status as an employee as of the date 30 of such violation and shall pay such employee any wages withheld or 31 diminished retroactive to the date of such violation. In addition, such 32 employee may recover costs and a reasonable attorney's fee in any 33 action brought under this section. Any employee nominated to the office 34 of chief elected official of a municipality shall, within thirty days 35 following such employee's nomination, give written notice thereof to 36 such employee's employer.

This act shall take effect as follows and shall amend the following sections:

Section 1	from passage	New section

GAE Joint Favorable

PD Joint Favorable