1	State of Arkansas	As Engrossed: H3/2/11	
2	88th General Assembly	A Bill	
3	Regular Session, 2011		HOUSE BILL 1739
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5	By: Representative Leding		
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7		For An Act To Be Entitle	ed
8		ARKANSAS LAW CONCERNING TEMPOR	
9	APPOINTMENT BY A BOARD OF CIVIL SERVICE		
10	COMMISSIC	ONERS; AND FOR OTHER PURPOSES.	
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13		Subtitle	
14	CONO	CERNING TEMPORARY APPOINTMENT	ВҮ А
15	BOAI	RD OF CIVIL SERVICE COMMISSION	ERS.
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18	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE	OF ARKANSAS:
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20	SECTION 1. Arkansas Code § 14-51-301(b), concerning rules of a board		
21	of civil service commissioners, is amended to read as follows:		
22		es shall provide for:	
23		The qualifications of each appl	licant for appointment to
24		police or fire department.	
25			ole for appointment to any
26	-	department who has not arrived	
27		as provided in subdivision (b	o)(1)(C) of this section,
28	has arrived at thirty	y-five (35) years of age.	
29		-	ligible for appointment on
30		affected by this chapter who	has not arrived at twenty-
31	one (21) years of age		
32	(C)		5
33		osition with a fire department	in subdivision
34	(b)(l)(B)(i) of this	section shall not apply to:	
35			least two (2) years of
36	previous experience a	as a paid firefighter with anot	ther fire department and



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1 whose years of experience as a paid firefighter when subtracted from the 2 person's age leaves a remainder of not more than thirty-two (32) years; or 3 (ii) Any person who is applying for a position with 4 a fire department in which the primary functions of the job involve duties 5 that are administrative, managerial, or supervisory in nature; 6 (2)(A) Open competitive examinations to test the relative 7 fitness of applicants for the positions. 8 (B)(i) The examinations are to be protected from 9 disclosure and copying, except that the civil service commission shall 10 designate a period of time following the conclusion of testing in which an 11 employee taking an examination shall be entitled to review his or her own 12 test results. 13 (ii) During the employee review process, the 14 employee may not copy test questions in any form whatsoever; 15 (3)(A) Public advertisement of all examinations by publication 16 of notice in some newspaper having a bona fide circulation in the city and by 17 posting of notice at the city hall at least ten (10) days before the date of 18 the examinations. 19 (B)(i) The examinations may be held on the first Monday in 20 April or the first Monday in October, or both, and more often, if necessary, 21 under such rules and regulations as may be prescribed by the board+. 22 (ii) The examinations shall be scheduled to ensure 23 that a current eligibles list is in effect at all times from which 24 appointments or promotions shall be made; 25 (4)(A)(i)(a) The creation and maintenance of current eligibles lists for each rank of employment in the departments, in which shall be 26 27 entered the names of the successful candidates in the order of their standing in the examination. However, for ranks in each department where there may not 28 29 be openings during the effective period of a list, the board may establish 30 rules to create the eligibles list on an as-needed basis. 31 (b) The board shall maintain a current 32 eligibles list for each rank of employment in the departments at all times. 33 (ii)(a) No person shall be eligible for examination 34 for advancement from a lower rank to a higher rank until that person shall 35 have served at least one (1) year in the lower rank, except in case of 36 emergency, which emergency shall be decided by the board. The board shall

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02-28-2011 14:20:48 MBM217

1 determine the rank or ranks eligible to be examined for advancement to the 2 higher rank. 3 (b) If the board designates an effective 4 period for eligible lists of more than one (1) year under subdivision 5 (b)(4)(B)(i) of this section, a person shall be eligible for examination for 6 advancement from a lower rank to a higher rank if the person is within twelve 7 (12) months of meeting the time in service requirement for eligibility. 8 However, if that person takes the examination and then is placed on the 9 eligible list for promotion, the person shall not be promoted from the 10 eligible list until the person meets the minimum service time requirement in 11 the lower rank as established by the board. 12 (B)(i)(a) Unless the board designates a longer effective 13 period for eligible lists that is not less than one (1) year, nor more than 14 two (2) years, all lists for appointments or promotions as certified by the 15 board shall be effective for the period of one (1) year. 16 (b)(1) If the period of the eligible list is 17 for more than one (1) year, the time period shall be established and 18 certified before a component of the test is administered to an employee. 19 (2) After the eligible list is 20 certified, the time period shall not be extended. 21 (ii) At the expiration of this period, all right of 22 priority under the lists shall cease; 23 (5)(A) The rejection of candidates as eligibles who fail to 24 comply with reasonable requirements of the board in regard to age, sex, 25 physical condition, or who have been guilty of a felony, or who have 26 attempted fraud or deception in connection with the examination. 27 (B)(i) All applicants for appointment and all applicants 28 for reinstatement shall undergo a suitable physical examination. 29 (ii)(a) The examination shall be conducted in the 30 manner and form as provided by law. 31 (b) If no provision has been made by existing 32 law for such examination, then the board may adopt proper rules and 33 regulations to carry this subdivision (b)(5) into effect; 34 (6) Certification to the department head of the three (3) 35 standing highest on the eligibility list for appointment for that rank of 36 service, and for the department head to select for appointment or promotion

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1 one (1) of the three (3) certified to him or her and notify the commission 2 thereof: 3 (7)(A) A period of probation not to exceed twelve (12) months 4 before any appointment is complete and six (6) months before any promotion is 5 complete. 6 (B) During the period, the probationer may be discharged 7 in case of an appointment or reduced in case of promotion by the chief of 8 police or the chief of the fire department; 9 (8)(A) Temporary employees without examination with the consent 10 of the commission, in cases of emergency, and pending appointment from the 11 eligibles list. 12 (B)(i) A temporary promotion or appointment for a vacancy 13 created by death, termination, resignation, demotion, or retirement shall not be made for longer than forty-five (45) days when there is a current 14 15 eligibles list. 16 (ii) In the absence of a current eligibles list, a 17 temporary promotion or appointment may be allowed for a vacancy created by 18 death, termination, resignation, demotion, or retirement until an eligibles 19 list is certified unless the position is determined to be eliminated by 20 action of the governing body. A temporary promotion for a vacancy created by death, termination, resignation, demotion, or retirement shall not last 21 22 longer than forty-five (45) days. 23 (B) No temporary appointment of employment or promotion 24 shall continue longer than sixty (60) days, nor shall successive temporary 25 appointments be allowed except in times of grave danger of which the 26 commission shall decide 27 (C)(i) A vacancy that is created by vacation, bereavement leave, medical leave, military leave, or suspension on a day-to-day basis may 28 29 be filled by a temporary promotion on a day-to-day basis as vacancies occur. 30 (ii) An increase in salary beyond the limits fixed for the grade by the rules of the commission may be allowed while an employee 31 32 is working outside of his or her grade while temporarily promoted to fill a 33 vacancy under subdivision (b)(8)(C)(i) of this section; 34 (9)(A)(i) Establishing eligibility lists for promotion based 35 upon open, competitive examinations. 36 (ii) The examinations are to be protected from

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02-28-2011 14:20:48 MBM217

As Engrossed: H3/2/11

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disclosure and copying, except that the civil service commission shall designate a period of time following the conclusion of testing in which an employee taking an examination shall be entitled to review his or her own test results. (iii) During the employee review process, the employee may not copy test questions in any form whatsoever. (iv) The exams may include a rating of applicants based on results of written, oral, or practical examinations, length of service, efficiency ratings, and educational or vocational qualifications. (v)(a) Lists shall be created for each rank of service and promotions made from the lists as provided in this section. (b) Promotions shall be made within forty-five (45) calendar days of a vacancy created by death, termination, resignation, demotion, or retirement unless the position is determined to be eliminated. (B) Advancement in rank or increase in salary beyond the limits fixed for the grade by the rules of the commission shall constitute a promotion; (10)(A) Suspension for not longer than thirty (30) calendar days; and (B) Leave of absence; (11)(A) Discharge or reduction in rank or compensation after promotion or appointment is complete, only after the person to be discharged or reduced has been presented with the reasons for the discharge or reduction in writing. (B)(i) The person so discharged or reduced shall have the right, within ten (10) days from the date of notice of discharge or reduction, to reply in writing. (ii) Should the person deny the truth of the reasons upon which the discharge or reduction is predicated and demand a trial, the commission shall grant a trial as provided in this chapter. (iii) The reasons and the reply shall constitute a part of the trial and be filed with the record; (12) The adoption and amendment of rules after public notice and hearing;

35 (13) The preparation of a record of all hearings and other36 proceedings before it, which shall be stenographically reported; and

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HB1739

02-28-2011 14:20:48 MBM217

1	(14) A review of complaints filed by any citizen pursuant to		
2	rules promulgated by the commission, including rules that give the commission		
3	the authority to consider certain personnel issues in executive session and		
4	to establish any necessary appellate procedures.		
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6	/s/Leding		
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