CHAPTER 8

LAYOFFS

Authority

N.J.S.A. 11A:2-6(d), 11A:2-11(h), 11A:4-7, 11A:4-9, 11A:4-12, 11A:6-28, 11A:8-1 through 11A:8-4.

Source and Effective Date

R.1995 d.251, effective April 21, 1995. See: 27 N.J.R. 612(a), 27 N.J.R. 1967(b).

Executive Order No. 66(1978) Expiration Date

Chapter 8, Layoffs, expires on April 20, 2000.

Chapter Historical Note

Chapter 8, Layoffs, was adopted as R.1990 d.49, effective January 16, 1990. See: 21 N.J.R. 3340(a), 22 N.J.R. 169(a). Pursuant to Executive Order No. 66(1978), Chapter 8 was readopted as R.1995 d.55, effective December 30, 1994. See: 26 N.J.R. 3518(a), 27 N.J.R. 482(a).

Pursuant to Executive Order No. 66(1978), Chapter 8 was readopted as R.1995 d.251. See: Source and Effective Date. See, also, section annotations.

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SUBCHAPTER 1. PROCEDURES

4A:8-1.1 General

- (a) An appointing authority may institute layoff actions for economy, efficiency or other related reasons.
- 1. Demotions for economy, efficiency or other related reasons shall be considered layoff actions and shall be subject to the requirements of this chapter.
- (b) The Commissioner or authorized representative of the Department of Personnel shall determine seniority and designate lateral, demotional and special reemployment rights for all career service titles prior to the effective date

of the layoff and have such information provided to affected parties.

Amended by R.1995 d.251, effective May 15, 1995. See: 27 N.J.R. 612(a), 27 N.J.R. 1967(b).

Case Notes

Reduction in plumbing subcode official's work hours and compensation was motivated only by budgetary concerns and was done in good faith and did not violate Uniform Construction Code Act. Voges v. Borough of Tinton Falls, 268 N.J.Super. 279, 633 A.2d 566 (A.D.1993), certification denied 135 N.J. 466, 640 A.2d 848.

Statute which permitted lay off of permanent public employee superseded statute providing that an injured public employee receiving workers' compensation benefits was to continue on the payroll. Novak v. Camden County Health Services Center Bd. of Managers, 255 N.J.Super. 93, 604 A.2d 649 (A.D.1992).

Authority to regulate causes of removal and suspension. State v. Local 195, IFPTE, 179 N.J.Super. 146, 430 A.2d 966 (App.Div.1981) certification denied 89 N.J. 433, 446 A.2d 158.

Employee improperly removed after suspension for same infraction. Newark v. Copeland, 171 N.J.Super. 571, 410 A.2d 274 (App.Div.1980).

Dismissal of veterans protected by Veteran's Tenure Act in non-civil service county. Cooper v. Imbriani, 122 N.J.Super. 469, 300 A.2d 863 (App.Div.1973) affirmed 63 N.J. 535, 310 A.2d 457 (1973).

Bad faith in eliminating jobs; proof. Privitera v. Treasury Department, 94 N.J.A.R.2d (CSV) 693.

Proof that layoff was instituted for reason other than economy, efficiency or other related reason. Meybohm v. Treasury Department, 94 N.J.A.R.2d (CSV) 665.

No bad faith was established; jobs abolished. In the Matter of the Essex County Layoffs, 94 N.J.A.R.2d (CSV) 601.

Township acted for reasons of efficiency and economy when it laid off employees. Aiello v. Township of Brick, 93 N.J.A.R.2d (CSV) 719.

Layoff of long-time employee was not in bad faith. Acchitelli v. Department of Environmental Protection and Energy, 93 N.J.A.R.2d (CSV) 716.

Employees failed to prove that township acted in bad faith in laying them off. Winslow Township Police Department Communications Operators v. Winslow Township, 93 N.J.A.R.2d (CSV) 713.

County department acted for reasons of economy and efficiency in layoff. LaMorte v. Ocean County Department of Consumer Protection, 93 N.J.A.R.2d (CSV) 669.

Good faith elimination of position. Vida v. Jersey City State College, 93 N.J.A.R.2d (CSV) 594.

Elimination of former job title; not bad faith. Barcheski v. Perth Amboy Department of Public Works, 93 N.J.A.R.2d (CSV) 565.

City acted in good faith. In the Matter of Atlantic City Layoffs, 93 N.J.A.R.2d (CSV) 533.

Demotion in lieu of layoff; good faith. Murphy v. Lacey Township Police Department, 93 N.J.A.R.2d (CSV) 487.

Layoff was for economic reasons. Wright v. Department of Human Services, 93 N.J.A.R.2d (CSV) 374.

Department-wide temporary layoffs done in good faith. Department of Personnel Employees v. Department of Personnel, 93 N.J.A.R.2d (CSV) 328.

Excessive absenteeism and lateness warranted removal. Thomas v. Bergen Pines County Hospital, 93 N.J.A.R.2d (CSV) 316.

City utility department eliminated position in good faith. Rudolph v. Egg Harbor City Utility Department, 93 N.J.A.R.2d (CSV) 313.

Good faith lay off. Dobiles v. Union County, 93 N.J.A.R.2d (CSV) 274.

Elimination of code enforcement officer position was in bad faith. Sholty v. Bloomfield Township Department of Community Development and Inspections, 93 N.J.A.R.2d (CSV) 221.

Layoff of borough engineering aid was in "good faith". Wudecki v. Fair Lawn Department of Engineering, 93 N.J.A.R.2d (CSV) 164.

Division of Motor Vehicles acted in "good faith". Field Monitors v. Division of Motor Vehicles, 93 N.J.A.R.2d (CSV) 103.

Layoff was result of compliance with environmental protection laws; laid off workers lacked necessary skills. Towns v. Carteret Borough Sewage Disposal Plant, 93 N.J.A.R.2d (CSV) 99.

Layoff of city employee was in good faith. Chadwick v. Township of Lakewood, 93 N.J.A.R.2d (CSV) 61.

Layoff was for reasons of economy. Cope v. Township of Parsippany-Troy Hills, 93 N.J.A.R.2d (CSV) 6.

Layoff; good-faith necessity to achieve economy. In the Matter of Bergen County Layoffs, 92 N.J.A.R.2d (CSV) 761.

Layoff was in good faith. Jones v. New Jersey Board of Regulatory Commissioners, 92 N.J.A.R.2d (CSV) 743.

Layoff of employees done in good faith. Boker v. City of Long Branch, 92 N.J.A.R.2d (CSV) 661.

Layoff was for political reason. Johnston v. Camden County, 92 N.J.A.R.2d (CSV) 617.

Layoff of director of occupational therapy was in good faith for reasons of economy. Gaines et al. v. Vineland Developmental Center, 92 N.J.A.R.2d (CSV) 516.

Layoff of administrative analyst was in good faith for reasons of economy. Exter v. Dept. of Commerce & Economic Development, 92 N.J.A.R.2d (CSV) 514.

Department of Human Services employee failed to establish that Department's decision to eliminate position was taken in bad faith. Frizino v. Department of Human Services, 92 N.J.A.R.2d (CSV) 428.

Laying off of parking enforcement officer was based in good faith. Moore v. Township of Middletown, 92 N.J.A.R.2d (CSV) 420.

School employee's layoff was for reasons of economy, efficiency, or other related reasons. Sparany v. Brick Township School District, 92 N.J.A.R.2d (CSV) 396.

Layoff of former assistant violations clerk of borough's department of revenue and finance was not taken in good faith for reason of economy, efficiency. Glab v. Borough of Belmar, 92 N.J.A.R.2d (CSV) 377.

City acted in good faith when data processing manager was laid off. Baldwin v. Department of Financial Management, Ocean City, 92 N.J.A.R.2d (CSV) 367.

Layoff; good faith. Dimaria v. Department of Human Services, 92 N.J.A.R.2d (CSV) 238.

"Good faith" layoff. Davis v. Department of Central Services, Camden County, 92 N.J.A.R.2d (CSV) 190.

Layoff; purposes of economy and efficiency. Wooten v. Hillside Police Dept., 92 N.J.A.R.2d (CSV) 176.

There was no bad faith on the part of the appointing authority with respect to layoff rights. Loughrey v. McCorkle Training School, 92 N.J.A.R.2d (CSV) 13.

Layoff was in good faith. N.J.S.A. 11A:8-1, 11A:8-4. Freeman v. City of East Orange, 91 N.J.A.R.2d (CSV) 7.

Municipal layoff of permanent employees improper; proper procedures not followed; burden of proof lies with employee (citing former N.J.A.C. 4:1–16.3 and 16.6). Clark v. City of Paterson, 6 N.J.A.R. 25 (1980).

Layoff in bad faith; employees may be laid off for purposes of economy; however, CETA employees may not replace permanent employees (citing former N.J.A.C. 4:1–16.1); emergency, temporary, provisional and probationary employees must be laid off prior to permanent employees (citing former N.J.A.C. 4:1–16.2); lay off for economic purposes not to be in bad faith (citing former N.J.A.C. 4:1–16.3). Tyler et al. v. City of Paterson, 2 N.J.A.R. 272 (1979).

4A:8-1.2 Alternatives to layoff

- (a) In State service, appointing authorities shall lessen the possibility of layoffs by offering and implementing, as appropriate, voluntary alternatives.
- (b) In local service, appointing authorities should lessen the possibility of layoffs by considering voluntary alternatives.
- (c) Alternatives to layoff may include, but are not limited to:
 - 1. Granting of leaves of absence without pay to permanent employees, without loss of seniority for purposes of this Title, subject to the approval of the Department of Personnel;
 - 2. Granting voluntary furloughs to employees (see N.J.A.C. 4A:6-1.23);
 - 3. Allowing voluntary reduction of work hours by employees, which may include job sharing arrangements;
 - 4. Providing employees with optional temporary demotional title changes; and
 - 5. Other appropriate actions to avoid a layoff.
- (d) Employee participation in alternatives is voluntary. Should a layoff occur despite alternative measures, employee layoff rights shall not be diminished by their participation in any such alternative measure; that is, the employee will be considered to have been serving in the original title and earning seniority in that title.
- (e) Appointing authorities should consult with affected negotiations representatives prior to offering alternatives to layoff.
- (f) Appointing authorities shall submit a plan for alternatives to layoff and obtain approval from the Department of Personnel prior to implementation. The plan shall include time periods for all alternatives, a statement of the employees' right to be restored to prior status should a layoff occur during such time periods, and summaries of employee status and salary at the conclusion of time periods.

Amended by R.1995 d.251, effective May 15, 1995. See: 27 N.J.R. 612(a), 27 N.J.R. 1967(b).