

STATE OF NEW JERSEY

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:

FINAL ADMINISTRATIVE ACTION
OF THE
CIVIL SERVICE COMMISSION

In the Matter of T.Y., County Correction Officer, Hudson County

CSC Docket No. 2018-3241

Medical Review Panel Appeal

ISSUED: June 14, 2019 (BS)

T.Y., represented by Robert K. Chewning, Esq., appeals his rejection as a County Correction Officer candidate by Hudson County and its request to remove his name from the Regular Reemployment list for County Correction Officer on the basis of psychological unfitness to perform effectively the duties of the position.

This appeal was brought before the Medical Review Panel on March 27, 2019, which rendered its report and recommendation on March 27, 2019. No exceptions were filed by the parties.

The report by the Medical Review Panel discusses all submitted evaluations. The test results and procedures and the behavioral record, when viewed in light of the Job Specification for County Correction Officer indicate that the applicant is psychologically fit to perform effectively the duties of the position sought, and therefore, the action of the hiring authority should not be upheld. Accordingly, the Panel recommended that the candidate be restored to the eligible list.

CONCLUSION

Having considered the record and the Medical Review Panel's Report and Recommendation issued thereon, and having made an independent evaluation of same, the Civil Service Commission accepted and adopted the findings and conclusions as contained in the Medical Review Panel's Report and Recommendation.

ORDER

The Civil Service Commission finds that the appointing authority has not met its burden of proof that T.Y. is psychologically unfit to perform effectively the duties of a County Correction Officer and, therefore, the Commission orders that his name be restored to the subject eligible list. Absent any disqualification issue ascertained through an updated background check conducted after a conditional offer of appointment, the appellant's appointment is otherwise mandated. A federal law, the Americans With Disabilities Act (ADA), 42 U.S.C.A. §12112(d)(3), expressly requires that a job offer be made before any individual is required to submit to a medical or psychological examination. See also the Equal Employment Opportunity Commission's ADA Enforcement Guidelines: Preemployment Disability Related Questions and Medical Examination (October 10, 1995). That offer having been made, it is clear that, absent the erroneous disqualification, the aggrieved individual would have been employed in the position.

Since the appointing authority has not supported its burden of proof, the Commission orders that appellant be granted a retroactive date of appointment to June 9, 2018, the date he would have been appointed if his name had not been removed from the subject eligible list. This date is for salary step placement and seniority-based purposes only. Further, since the appellant was removed from a regular reemployment list, he is not required to complete a working test period. See N.J.A.C. 4A:4-5.1(b)1. However, the Commission does not grant any other relief, such as back pay or counsel fees, except the relief enumerated above.

This is the final administrative determination in this matter. Any further review should be pursued in a judicial forum.

DECISION RENDERED BY THE CIVIL SERVICE COMMISSION ON THE 12TH DAY OF JUNE, 2019

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Chairperson, Civil Service Commission

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