

General Assembly

Substitute Bill No. 1371

January Session, 2025



AN ACT ESTABLISHING A JUST CAUSE STANDARD FOR TEACHER CONTRACT TERMINATIONS AND REQUIRING CONTRACT TERMINATION HEARINGS FOR TEACHERS THAT HAVE ATTAINED TENURE BE BEFORE A NEUTRAL HEARING OFFICER.

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

- 1 Section 1. Subsections (c) to (e) of section 10-151 of the general statutes
- 2 are repealed and the following is substituted in lieu thereof (*Effective July*
- 3 1, 2025):
- 4 (c) The contract of employment of a teacher who has not attained 5
 - tenure may be terminated at any time with a showing of just cause for
- 6 any of the reasons enumerated in subdivisions (1) to (6), inclusive, of
- subsection (d) of this section; otherwise the contract of such teacher shall
- 8 be continued into the next school year unless such teacher receives
- 9 written notice by May first in one school year that such contract will not
- 10 be renewed for the following year. Upon the teacher's written request,
- 11 not later than three calendar days after such teacher receives such notice
- 12 of nonrenewal or termination, a notice of nonrenewal or termination
- 13 shall be supplemented not later than four calendar days after receipt of
- 14 the request by a statement of the reason or reasons for such nonrenewal
- 15 or termination. Such teacher, upon written request filed with the board
- 16 of education not later than ten calendar days after the receipt of notice
- 17 of termination, or nonrenewal shall be entitled to a hearing, except as

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(d) The contract of employment of a teacher who has attained tenure shall be continued from school year to school year, except that it may be terminated at any time, with a showing of just cause, for one or more of the following reasons: (1) Inefficiency, incompetence or ineffectiveness, provided [, if a teacher is notified on or after July 1, 2014, that termination is under consideration due to incompetence or ineffectiveness,] the determination of incompetence or ineffectiveness is based on evaluation of the teacher using teacher evaluation guidelines established pursuant to section 10-151b; (2) insubordination against reasonable rules of the board of education; (3) moral misconduct; (4) disability, as shown by competent medical evidence; (5) elimination of the position to which the teacher was appointed or loss of a position to another teacher, if no other position exists to which such teacher may be appointed if qualified, provided such teacher, if qualified, shall be

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appointed to a position held by a teacher who has not attained tenure, and provided further that determination of the individual contract or contracts of employment to be terminated shall be made in accordance with either (A) a provision for a layoff procedure agreed upon by the board of education and the exclusive employees' representative organization, or (B) in the absence of such agreement, a written policy of the board of education; or (6) other due and sufficient [cause] <u>reasons</u>. Nothing in this section or in any other section of the general statutes or of any special act shall preclude a board of education from making an agreement with an exclusive bargaining representative which contains a recall provision. Prior to terminating a contract, the superintendent shall give the teacher concerned a written notice that termination of such teacher's contract is under consideration and give such teacher a statement of the reasons for such consideration of termination. Not later than ten calendar days after receipt of written notice by the superintendent that contract termination is under consideration, such teacher may file with the local or regional board of education a written request for a hearing. [A board of education may designate a subcommittee of three or more board members to conduct hearings and submit written findings and recommendations to the board for final disposition in the case of teachers whose contracts are terminated.] Such hearing shall commence not later than fifteen calendar days after receipt of such request, unless the parties mutually agree to an extension [,] not to exceed fifteen calendar days, [(A) before the board of education or a subcommittee of the board, or (B) if indicated in such request or if designated by the board] before an impartial hearing officer chosen by the teacher and the superintendent. If the parties are unable to agree upon the choice of a hearing officer not later than five calendar days after the decision to use a hearing officer, the hearing officer shall be selected with the assistance of the American Arbitration Association using its expedited selection process and in accordance with its rules for selection of a neutral arbitrator in grievance arbitration. [If the hearing officer is not selected with the assistance of such association after five days, the hearing shall be held before the board of education or a subcommittee of the board.] When the reason for termination is

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incompetence or ineffectiveness, the hearing shall [(i)] (A) address the question of whether the performance evaluation ratings of the teacher were determined in good faith in accordance with the program adopted by the local or regional board of education pursuant to section 10-151b and were reasonable in light of the evidence presented, and [(ii)] (B) be limited to twelve total hours of evidence and testimony, with each side allowed not more than six hours to present evidence and testimony except the [board, subcommittee of the board or] impartial hearing officer may extend the time period for evidence and testimony at the hearing when good cause is shown. Not later than forty-five calendar days after receipt of the request for a hearing, the [subcommittee of the board or hearing officer, unless the parties mutually agree to an extension not to exceed fifteen calendar days, shall [submit written findings and a recommendation to the board of education as to the disposition of the charges against the teacher and shall send a copy of such findings and recommendation to the teacher. The board of education shall give the teacher concerned its written decision not later than fifteen calendar days after receipt of the written recommendation of the subcommittee or hearing officer] render to the board of education and the teacher a written decision that shall be binding on the parties. Each party shall share equally the fee of the hearing officer and all other costs incidental to the hearing. [If the hearing is before the board of education, the board shall render its decision not later than fifteen calendar days after the close of such hearing and shall send a copy of its decision to the teacher.] The hearing shall be public if the teacher so requests. [or the board, subcommittee or hearing officer so designates.] The teacher concerned shall have the right to appear with counsel at the hearing, whether public or private. A copy of a transcript of the proceedings of the hearing [shall be furnished by the board of education, upon written request by the teacher within fifteen days after the board's decision, provided the teacher shall assume the cost of any such copy may be requested by either the board of education or the teacher not later than fifteen days after the hearing officer's decision, provided the requesting party shall bear the cost of any such copy. Nothing [herein] contained in this section shall deprive a board of education or

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superintendent of the power to suspend a teacher from duty immediately when serious misconduct is charged without prejudice to the rights of the teacher as otherwise provided in this section.

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(e) Any teacher aggrieved by the decision of a board of education or the hearing officer after a hearing as provided in subsection (d) of this section may appeal therefrom, not later than thirty calendar days after such decision, to the Superior Court. Such appeal shall be made returnable to said court in the same manner as is prescribed for civil actions brought to said court. Any such appeal shall be a privileged case to be heard by the court as soon after the return day as is practicable. The board of education or hearing officer shall file with the court a copy of the complete transcript of the proceedings of the hearing and, for a teacher who has not attained tenure, the board of education shall file the minutes of board of education meetings relating to such termination, including the vote of the board on the termination, together with such other documents, or certified copies thereof, as shall constitute the record of the case. The court, upon such appeal, shall review the proceedings of such hearing. The court, upon such appeal and hearing thereon, may affirm or reverse the decision appealed from in accordance with subsection (j) of section 4-183. Costs shall not be allowed against the board of education unless it appears to the court that it acted with gross negligence or in bad faith or with malice in making the decision appealed from.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2025	10-151(c) to (e)

LAB Joint Favorable Subst.

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