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7lr1536 CF HB 497

By: Senators Guzzone, Benson, Feldman, King, Madaleno, Manno, Mathias, Middleton, Ramirez, Young, and Zucker

Introduced and read first time: February 3, 2017 Assigned to: Education, Health, and Environmental Affairs

Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 19, 2017

CHAPTER _____

- 1 AN ACT concerning
- $\mathbf{2}$

Education – Grounds for Discipline

- FOR the purpose of altering certain procedures for suspending or dismissing certain public
 school personnel; authorizing certain public school personnel to request arbitration
 under certain circumstances; specifying the procedures for arbitration; assigning
 responsibility for certain costs; providing that an arbitrator's award is final and
 binding on the parties, subject to review by a circuit court; and generally relating to
 procedures for suspending or dismissing certain public school personnel.
- 9 BY repealing and reenacting, with amendments,
- 10 Article Education
- 11 Section 6–202
- 12 Annotated Code of Maryland
- 13 (2014 Replacement Volume and 2016 Supplement)
- 14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 15 That the Laws of Maryland read as follows:
- 16 Article Education
- 17 6-202.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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1 (a) (1)On the recommendation of the county superintendent, a county board $\mathbf{2}$ may suspend or dismiss a teacher, principal, supervisor, assistant superintendent, or other 3 professional assistant for: 4 (i) Immorality; Misconduct in office, including knowingly failing to report $\mathbf{5}$ (ii) suspected child abuse in violation of § 5–704 of the Family Law Article; 6 7 Insubordination; (iii) Incompetency; or 8 (iv) 9 Willful neglect of duty. (v) 10 (2)Before removing an individual, the county board shall send the **(I)** individual a copy of the charges against [him] THE INDIVIDUAL and give [him] THE 11 **INDIVIDUAL** an opportunity within 10 days to request [a]: 1213 1. A hearing **BEFORE THE COUNTY BOARD**; OR 2. 14A HEARING BEFORE AN ARBITRATOR IN ACCORDANCE 15WITH PARAGRAPH (5) OF THIS SUBSECTION. **(II)** IF AN INDIVIDUAL'S REQUEST DOES NOT SPECIFY THAT THE

16(II)IF AN INDIVIDUAL'S REQUEST DOES NOT SPECIFY THAT THE17HEARING BE BEFORE AN ARBITRATOR, THE REQUEST SHALL BE CONSIDERED A18REQUEST FOR A HEARING BEFORE THE COUNTY BOARD.

- 19 (3) If the individual requests a hearing **BEFORE THE COUNTY BOARD** 20 within the 10-day period:
- (i) The county board promptly shall hold a hearing, but a hearing
 may not be set within 10 days after the county board sends the individual a notice of the
 hearing; and
- 24 (ii) The individual shall have an opportunity to be heard before the 25 county board, in person or by counsel, and to bring witnesses to the hearing.
- 26 (4) The individual may appeal from the decision of the county board to the
 27 State Board.

28 (5) (I) IF THE INDIVIDUAL OR THE INDIVIDUAL'S 29 REPRESENTATIVE REQUESTS A HEARING BEFORE AN ARBITRATOR WITHIN THE 30 **10–DAY PERIOD, THE HEARING SHALL BE CONDUCTED IN ACCORDANCE WITH THIS** 31 PARAGRAPH.

1 (II) **1**. AN ARBITRATOR SHALL BE SELECTED AS PROVIDED $\mathbf{2}$ IN THIS SUBPARAGRAPH. 3 2. IF THE SUPERINTENDENT AND THE INDIVIDUAL OR 4 THE INDIVIDUAL'S REPRESENTATIVE AGREE ON AN ARBITRATOR, THE ARBITRATOR SHALL BE CHOSEN BY MUTUAL AGREEMENT OF THE PARTIES. $\mathbf{5}$ 6 3. IF THE SUPERINTENDENT AND THE INDIVIDUAL OR THE INDIVIDUAL'S REPRESENTATIVE CANNOT AGREE ON AN ARBITRATOR: 7 8 A. THE COUNTY BOARD SHALL REQUEST FROM THE AMERICAN ARBITRATION ASSOCIATION A LIST OF THE ARBITRATORS THAT ARE 9 AVAILABLE TO HEAR THIS TYPE OF DISPUTE AND MAKE A DECISION IN A TIMELY 10 11 MANNER; AND 12**B**. THE PARTIES SHALL ALTERNATELY STRIKE **ARBITRATORS FROM THE LIST.** 1314 (III) THE RULES OF LABOR ARBITRATION SHALL APPLY. 15(IV) A STENOGRAPHIC RECORD SHALL BE MADE OF THE PROCEEDINGS BEFORE THE ARBITRATOR. 16 17THE ARBITRATOR SHALL DETERMINE WHETHER THE (V) 1. 18 COUNTY BOARD HAS SUFFICIENT CAUSE FOR SUSPENSION OR DISMISSAL OF THE 19 INDIVIDUAL. 202. A LESSER PENALTY THAN DISMISSAL MAY BE 21IMPOSED BY THE ARBITRATOR ONLY TO THE EXTENT THAT EITHER PARTY PROPOSES THE LESSER PENALTY IN THE PROCEEDING. 2223(VI) IN RENDERING A DECISION, THE ARBITRATION 24PROCEEDING IS GOVERNED BY THIS SUBTITLE AND BY THE COLLECTIVE 25BARGAINING AGREEMENT APPLICABLE TO THE INDIVIDUAL. 26(VII) EXCEPT AS PROVIDED IN SUBPARAGRAPH (VIII) OF THIS 27PARAGRAPH, THE COUNTY BOARD SHALL PAY THE FULL INDIVIDUAL SHALL PAY 25% 28OF THE COST AND EXPENSES OF THE ARBITRATION AND THE COUNTY BOARD SHALL 29PAY 75% OF THE COST AND EXPENSES OF THE ARBITRATION, INCLUDING: 30 1. THE AMERICAN ARBITRATION ASSOCIATION'S 31**ADMINISTRATIVE FEES;**

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	4 SENATE BILL 760
$\frac{1}{2}$	2. THE FULL COST OF THE STENOGRAPHY AND TRANSCRIPTION SERVICES;
3	3. REASONABLE EXPENSES FOR REQUIRED TRAVEL;
4 5	4. REASONABLE FEES AND EXPENSES INCURRED OR CHARGED BY THE ARBITRATOR; AND
$6 \\ 7$	5. REASONABLE EXPENSES ASSOCIATED WITH ANY WITNESS OR EVIDENCE PRODUCED AT THE REQUEST OF THE ARBITRATOR.
$8\\9\\10$	(VIII) THE SUPERINTENDENT AND THE INDIVIDUAL SHALL PAY THEIR OWN RESPECTIVE COSTS AND EXPENSES ASSOCIATED WITH ANY WITNESS OR EVIDENCE PRODUCED BY THEM.
$\begin{array}{c} 11 \\ 12 \end{array}$	(IX) 1. THE AWARD BY THE ARBITRATOR IS FINAL AND BINDING ON THE PARTIES.
$\begin{array}{c} 13\\14\\15\end{array}$	2. AN INDIVIDUAL MAY REQUEST JUDICIAL REVIEW BY A CIRCUIT COURT, WHICH SHALL BE GOVERNED BY THE MARYLAND UNIFORM ARBITRATION ACT.
16 17 18 19	(6) Notwithstanding any provision of local law, in Baltimore City the suspension and removal of assistant superintendents and higher levels shall be as provided by the personnel system established by the Baltimore City Board of School Commissioners under § 4–311 of this article.
20 21 22 23	(b) (1) Except as provided in paragraph (3) of this subsection, the probationary period of employment of a certificated employee in a local school system shall cover a period of 3 years from the date of employment and shall consist of a 1-year employment contract that may be renewed by the county board.
$\begin{array}{c} 24 \\ 25 \end{array}$	(2) (i) A county board shall evaluate annually a nontenured certificated employee based on established performance evaluation criteria.
$\begin{array}{c} 26 \\ 27 \end{array}$	(ii) Subject to subparagraph (iii) of this paragraph, if the nontenured certificated employee is not on track to qualify for tenure at any formal evaluation point:
28 29	1. A mentor promptly shall be assigned to the employee to provide the employee comprehensive guidance and instruction; and
$\begin{array}{c} 30\\ 31 \end{array}$	2. Additional professional development shall be provided to the employee, as appropriate.

1 Nothing in this paragraph shall be construed to prohibit a county (iii) $\mathbf{2}$ board from assigning a mentor at any time during a nontenured certificated employee's 3 employment. 4 (3)(i) Subject to subparagraph (ii) of this paragraph, if a certificated employee has achieved tenure in a local school system in the State and moves to another $\mathbf{5}$ local school system in the State, that employee shall be tenured if the employee's contract 6 7 is renewed after 1 year of probationary employment in the local school system to which the 8 employee relocated if: 9 1. The employee's final evaluation in the local school system 10 from which the employee departed is satisfactory or better; and 11 2.There has been no break in the employee's service between 12the two systems of longer than 1 year. 13A local school system may extend the probationary period for a (ii) 14certificated employee subject to subparagraph (i) of this paragraph for a second year from 15the date of employment if: 16 The employee does not qualify for tenure at the end of the 1. 17first year based on established performance evaluation criteria; and 2.18 The employee demonstrates a strong potential for 19improvement. (4) 20The State Board shall adopt regulations that implement the (i) provisions of paragraphs (1) and (2) of this subsection and define the scope of a mentoring 21program and professional development that will be aligned with the 3-year probationary 2223period. 24The State Board shall adopt regulations to establish standards (ii) 25for effective mentoring, including provisions to ensure that mentors provide mentoring 26that: 27Is focused; 1. 282.Is systematic; 29Is ongoing; 3. 30 4. Is of high quality; 31 5. Is geared to the needs of each employee being mentored; Includes observations; and 32 6.

1	7. Includes feedback.
$\frac{2}{3}$	(c) (1) In this subsection, "student growth" means student progress assessed by multiple measures and from a clearly articulated baseline to one or more points in time.
$4 \\ 5 \\ 6 \\ 7$	(2) (i) Subject to subparagraph (iii) of this paragraph, the State Board shall adopt regulations that establish general standards for performance evaluations for certificated teachers and principals that include observations, clear standards, rigor, and claims and evidence of observed instruction.
8 9	(ii) The regulations adopted under subparagraph (i) of this paragraph shall include default model performance evaluation criteria.
$10 \\ 11 \\ 12 \\ 13$	(iii) Before the proposal of the regulations required under this paragraph, the State Board shall solicit information and recommendations from each local school system and convene a meeting wherein this information and these recommendations are discussed and considered.
14	(3) Subject to paragraph (6) of this subsection:
15 16 17 18	(i) A county board shall establish performance evaluation criteria for certificated teachers and principals in the local school system based on the general standards adopted under paragraph (2) of this subsection that are mutually agreed on by the local school system and the exclusive employee representative.
19 20 21	(ii) Nothing in this paragraph shall be construed to require mutual agreement under subparagraph (i) of this paragraph to be governed by Subtitles 4 and 5 of this title.
22 23	(4) Subject to paragraph (7) of this subsection, the performance evaluation criteria developed under paragraph (3) of this subsection:
$\begin{array}{c} 24 \\ 25 \end{array}$	(i) Shall include data on student growth as a significant component of the evaluation and as one of multiple measures; and
$\frac{26}{27}$	(ii) May not be based solely on an existing or newly created single examination or assessment.
$28 \\ 29$	(5) (i) An existing or newly created single examination or assessment may be used as one of the multiple measures.
30 31	(ii) No single criterion shall account for more than 35% of the total performance evaluation criteria.
32 33 34	(6) If a local school system and the exclusive employee representative fail to mutually agree under paragraph (3) of this subsection, the default model performance evaluation criteria adopted by the State Board under paragraph (2)(ii) of this subsection

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1 shall take effect in the local jurisdiction 6 months following the final adoption of the 2 regulations.

3 (7) Any performance evaluation criteria developed under this subsection 4 may not require student growth data based on State assessments to be used to make 5 personnel decisions before the 2016–2017 school year.

6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 7 October 1, 2017.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.