FIRST REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 125

97TH GENERAL ASSEMBLY

Reported from the Committee on Education, March 7, 2013, with recommendation that the Senate Committee Substitute do pass.

TERRY L. SPIELER, Secretary.
0665S.03C

AN ACT

To repeal sections 161.092, 168.221, and 168.291, RSMo, and to enact in lieu thereof two new sections relating to duties of boards of education.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 161.092, 168.221, and 168.291, RSMo, are repealed

- 2 and two new sections enacted in lieu thereof, to be known as sections 161.092 and
- 3 168.221, to read as follows:
 - 161.092. The state board of education shall:
- 2 (1) Adopt rules governing its own proceedings and formulate policies for
- 3 the guidance of the commissioner of education and the department of elementary
- 4 and secondary education;
- 5 (2) Carry out the educational policies of the state relating to public
- 6 schools that are provided by law and supervise instruction in the public schools;
- 7 (3) Direct the investment of all moneys received by the state to be applied
- 8 to the capital of any permanent fund established for the support of public
- 9 education within the jurisdiction of the department of elementary and secondary
- 10 education and see that the funds are applied to the branches of educational
- 11 interest of the state that by grant, gift, devise or law they were originally
- 12 intended, and if necessary institute suit for and collect the funds and return them
- 13 to their legitimate channels;
- 14 (4) Cause to be assembled information which will reflect continuously the
- 15 condition and management of the public schools of the state;
- 16 (5) Require of county clerks or treasurers, boards of education or other
- 17 school officers, recorders and treasurers of cities, towns and villages, copies of all
- 8 records required to be made by them and all other information in relation to the

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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- funds and condition of schools and the management thereof that is deemed 19 20 necessary;
- 21 (6) Provide blanks suitable for use by officials in reporting the information 22 required by the board;
- 23 (7) When conditions demand, cause the laws relating to schools to be published in a separate volume, with pertinent notes and comments, for the 2425 guidance of those charged with the execution of the laws;
- 26 (8) Grant, without fee except as provided in section 168.021, certificates 27 of qualification and licenses to teach in any of the public schools of the state, 28 establish requirements therefor, formulate regulations governing the issuance 29 thereof, and cause the certificates to be revoked for the reasons and in the 30 manner provided in section 168.071;
- (9) Classify the public schools of the state, subject to limitations provided by law and subdivision (14) of this section, establish requirements for the 3233 schools of each class, and formulate rules governing the inspection and accreditation of schools preparatory to classification, with such requirements 34 35 taking effect not less than two years from the date of adoption of the proposed rule by the state board of education, provided that this condition shall not apply 36 37 to any requirement for which a time line for adoption is mandated in either federal or state law;
 - (10) Make an annual report on or before the first Wednesday after the first day of January to the general assembly or, when it is not in session, to the governor for publication and transmission to the general assembly. The report shall be for the last preceding school year, and shall include:
- 43 (a) A statement of the number of public schools in the state, the number of pupils attending the schools, their sex, and the branches taught; 44
- (b) A statement of the number of teachers employed, their sex, their 45 professional training, and their average salary; 46
- 47 (c) A statement of the receipts and disbursements of public school funds 48 of every description, their sources, and the purposes for which they were disbursed; 49
- 50 (d) Suggestions for the improvement of public schools; and
- 51 (e) Any other information relative to the educational interests of the state 52 that the law requires or the board deems important;
- 53 (11) Make an annual report to the general assembly and the governor 54 concerning coordination with other agencies and departments of government that

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support family literacy programs and other services which influence educationalattainment of children of all ages;

- (12) Require from the chief officer of each division of the department of elementary and secondary education, on or before the thirty-first day of August of each year, reports containing information the board deems important and desires for publication;
- (13) Cause fifty copies of its annual report to be reserved for the use of each division of the state department of elementary and secondary education, and ten copies for preservation in the state library;
- (14) Promulgate rules under which the board shall classify the public schools of the state. Said rules shall include but not be limited to the standards, appropriate scoring guides, forms, instruments, and procedures used in determining the accreditation status of a district. The board shall make classification and accreditation determinations consistent with said rules, and shall not deviate from said rules without properly promulgating such rules pursuant to the provisions of chapter 536;
 - (15) Have other powers and duties prescribed by law.
- 168.221. 1. The first five years of employment of all teachers entering the employment of the metropolitan school district shall be deemed a period of 2probation during which period all appointments of teachers shall expire at the end of each school year. During the probationary period any probationary teacher whose work is unsatisfactory shall be furnished by the superintendent of schools with a written statement setting forth the nature of his **or her** incompetency. If improvement satisfactory to the superintendent is not made within one semester after the receipt of the statement, the probationary teacher shall be dismissed. The semester granted the probationary teacher in which to improve shall not in any case be a means of prolonging the probationary period beyond 10 five years and six months from the date on which the teacher entered the employ 11 of the board of education. The superintendent of schools on or before the fifteenth 12day of April in each year shall notify probationary teachers who will not be 13 retained by the school district of the termination of their services. Any 14 probationary teacher who is not so notified shall be deemed to have been 15 appointed for the next school year. Any principal who prior to becoming a 16 17 principal had attained permanent employee status as a teacher shall upon 18 ceasing to be a principal have a right to resume his or her permanent teacher

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- position with the time served as a principal being treated as if such time had been served as a teacher for the purpose of calculating seniority and pay scale. The rights and duties and remuneration of a teacher who was formerly a principal shall be the same as any other teacher with the same level of qualifications and time of service.
 - 2. After completion of satisfactory probationary services, appointments of teachers shall become permanent, subject to removal for any one or more causes herein described and to the right of the board to terminate the services of all who attain the age of compulsory retirement fixed by the retirement system. In determining the duration of the probationary period of employment in this section specified, the time of service rendered as a substitute teacher shall not be included.
- 31 3. No teacher whose appointment has become permanent may be removed 32 except for one or more of the following causes: immorality, incompetency, or 33 inefficiency in line of duty, violation of the published regulations of the school district, violation of the laws of Missouri governing the public schools of the state, 34 35 or physical or mental condition which incapacitates him for instructing or associating with children, and then only by a vote of not less than a majority of 36 all the members of the board, upon written charges presented by the 37 38 superintendent of schools, to be heard by the board after thirty days' notice, with 39 copy of the charges served upon the person against whom they are preferred, who shall have the privilege of being present at the hearing, together with counsel, 40 offering evidence and making defense thereto. [Notifications received by an 41 42 employee during a vacation period shall be considered as received on the first day 43 of the school term following.] At the request of any person so charged the hearing shall be public. During any time in which powers granted to the district's board 44 of education are vested in a special administrative board, the special 45 administrative board may appoint a hearing officer to conduct the hearing. The 46 hearing officer shall conduct the hearing as a contested case under chapter 536 47 and shall issue a written recommendation to the board rendering the charges 48 against the teacher. The board shall render a decision on the charges upon the 49 review of the hearing officer's recommendations and the record from the 50 hearing. The action and decision of the board upon the charges shall be 52final. Pending the hearing of the charges, the person charged may be suspended if the rules of the board so prescribe, but in the event the board does not by a 53 54 majority vote of all the members remove the teacher upon charges presented by

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the superintendent, the person shall not suffer any loss of salary by reason of the suspension. Incompetency or inefficiency in line of duty is cause for dismissal only after the teacher has been notified in writing at least [one semester] thirty days prior to the presentment of charges against him by the superintendent. The notification shall specify the nature of the incompetency or inefficiency with such particularity as to enable the teacher to be informed of the nature of his or her incompetency or inefficiency.

- 4. No teacher whose appointment has become permanent shall be demoted nor shall his **or her** salary be reduced unless the same procedure is followed as herein stated for the removal of the teacher because of inefficiency in line of duty, and any teacher whose salary is reduced or who is demoted may waive the presentment of charges against him by the superintendent and a hearing thereon by the board. The foregoing provision shall apply only to permanent teachers prior to the compulsory retirement age under the retirement system. Nothing herein contained shall in any way restrict or limit the power of the board of education to make reductions in the number of teachers or principals, or both, because of insufficient funds, decrease in pupil enrollment, or abolition of particular subjects or courses of instruction, except that the abolition of particular subjects or courses of instruction shall not cause those teachers who have been teaching the subjects or giving the courses of instruction to be placed on leave of absence as herein provided who are qualified to teach other subjects or courses of instruction, if positions are available for the teachers in the other subjects or courses of instruction.
- 78 5. Whenever it is necessary to decrease the number of teachers because 79 of insufficient funds or a substantial decrease of pupil population within the school district, the board of education upon recommendation of the 80 superintendent of schools may cause the necessary number of teachers beginning 81 with those serving probationary periods to be placed on leave of absence without 82 pay, but only in the inverse order of their appointment. Nothing herein stated 83 shall prevent a readjustment by the board of education of existing salary 84 schedules. No teacher placed on a leave of absence shall be precluded from 85 securing other employment during the period of the leave of absence. Each 86 87 teacher placed on leave of absence shall be reinstated in inverse order of his or 88 her placement on leave of absence. Such reemployment shall not result in a loss 89 of status or credit for previous years of service. [No new appointments shall be made while there are available teachers on leave of absence who are seventy 90

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years of age or less and who are adequately qualified to fill the vacancy unless 92 the teachers fail to advise the superintendent of schools within thirty days from the date of notification by the superintendent of schools that positions are 93 available to them that they will return to employment and will assume the duties 94of the position to which appointed not later than the beginning of the school year 95next following the date of the notice by the superintendent of schools No 96 appointment of new teachers shall be made while there are available 97 teachers on unrequested leave of absence who are properly qualified 98 to fill such vacancies. Such leave of absence shall not impair the 99 100 tenure of a teacher. The leave of absence shall continue for a period of 101 not more than three years unless extended by the board.

- 6. If any regulation which deals with the promotion of teachers is amended by increasing the qualifications necessary to be met before a teacher is eligible for promotion, the amendment shall fix an effective date which shall allow a reasonable length of time within which teachers may become qualified for promotion under the regulations.
- 7. A teacher whose appointment has become permanent may give up the right to a permanent appointment to participate in the teacher choice compensation package under sections 168.745 to 168.750.

[168.291. Whenever it is necessary to decrease the number of employees because of insufficient funds or decrease in pupil enrollment or lack of work the board of education may cause the necessary number of employees, beginning with those serving probationary periods, to be placed on leave of absence without pay, but only in the inverse order of their appointment. Each employee placed on leave of absence shall be reinstated in inverse order of his placement on leave of absence. Such reemployment shall not result in a loss of status or credit for previous periods of service. No new appointments shall be made while there are available employees on leave of absence who have not attained the age of seventy years and who are adequately qualified to fill the vacancy in the particular department unless the employees fail to advise the board within thirty days from date of notification by the board that positions are available to them, that they will return to employment, and will assume the duties of the position to which they are appointed not later than the beginning of the month

following the date of the notice by the board.]

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