

SENATE BILL No. 872

October 12, 1993, Introduced by Senators DI NELLO and WELBORN and referred to the Committee on Education Reform.

A bill to amend sections 1 and 3 of article I and section 1 of article III of Act No. 4 of the Public Acts of the Extra Session of 1937, entitled as amended

"An act relative to continuing tenure of office of certificated teachers in public educational institutions; to provide for probationary periods; to regulate discharges or demotions; to provide for resignations and leaves of absence; to create a state tenure commission and to prescribe the powers and duties thereof; and to prescribe penalties for violation of the provisions of this act,"

section 1 of article I and section 1 of article III as amended by Act No. 59 of the Public Acts of 1993, being sections 38.71, 38.73, and 38.91 of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Section 1. Sections 1 and 3 of article I and section 1 of 2 article III of Act No. 4 of the Public Acts of the Extra Session

3 of 1937, section 1 of article I and section 1 of article III as

4 amended by Act No. 59 of the Public Acts of 1993, being sections

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- 1 38.71, 38.73, and 38.91 of the Michigan Compiled Laws, are
- 2 amended to read as follows:
- 3 ARTICLE I
- 4 Sec. 1. (1) The term "teacher" as used in this act means a
- 5 certificated individual employed for a full school year by any
- 6 board of education or controlling board. of any public educa-
- 7 tional institution.
- 8 (2) An individual who is not certificated but is employed
- 9 for a full school year pursuant to section 1233b of the school
- 10 code of 1976, Act No. 451 of the Public Acts of 1976, being sec-
- 11 tion 380.1233b of the Michigan Compiled Laws, or is employed pur-
- 12 suant to an annual vocational authorization or a temporary
- 13 approval, as defined in state board rule, is considered to be a
- 14 teacher for the purpose of serving the probationary period under
- 15 article II, but such an individual is not considered a teacher
- 16 for the purpose of continuing tenure under article III until he
- 17 or she becomes certificated.
- 18 (3) AN INDIVIDUAL EMPLOYED AS A TEACHER IN A CHARTER PUBLIC
- 19 SCHOOL ESTABLISHED UNDER PART 6A OF ACT NO. 451 OF THE PUBLIC
- 20 ACTS OF 1976, BEING SECTIONS 380.501 TO 380.510 OF THE MICHIGAN
- 21 COMPILED LAWS, IS NOT CONSIDERED A TEACHER DURING THAT EMPLOYMENT
- 22 FOR THE PURPOSE OF CONTINUING TENURE UNDER ARTICLE III. HOWEVER.
- 23 AN INDIVIDUAL DESCRIBED IN SECTION 1(4) OF ARTICLE III IS A
- 24 TEACHER FOR THE PURPOSE OF RETAINING CONTINUING TENURE AS
- 25 DESCRIBED IN THAT SECTION.
- 26 (4) Teacher does not include an individual whose teaching
- 27 certificate has expired or has been suspended or revoked.

- Sec. 3. —The term—AS USED IN THIS ACT, "controlling poard" —shall include—MEANS all boards having the care, manage—3 ment, or control over public school districts and public educa—4 tional institutions OTHER THAN A CHARTER PUBLIC SCHOOL ESTAB—5 LISHED UNDER PART 6A OF THE SCHOOL CODE OF 1976, ACT NO. 451 OF 6 THE PUBLIC ACTS OF 1976, BEING SECTIONS 380.501 TO 380.510 OF THE 7 MICHIGAN COMPILED LAWS.
- 8 ARTICLE III
- 9 Sec. 1. (1) After the satisfactory completion of the proba10 tionary period, a teacher shall be employed continuously by the
 11 controlling board under which the probationary period has been
 12 completed, and shall not be dismissed or demoted except as speci13 fied in this act.
- (2) If a teacher employed in a program operated by a consor15 tium of school districts was previously on continuing tenure in a
 16 school district that participates in the consortium, the teacher
 17 shall be considered to be on continuing tenure only in that
 18 school district.
- (3) If a teacher employed in a program operated by a consortium of school districts was not previously on continuing tenure
 in a school district that participates in the consortium and satisfactorily completes the probationary period, the teacher shall
 be considered to be on continuing tenure only in the school district that is the fiscal agent for the consortium. However, if
 there is a written agreement between the teacher and another participating school district that provides that the teacher will
 have continuing tenure in that school district, the teacher shall

- 1 be considered to be on continuing tenure only in that school
- 2 district and shall not be considered to be on continuing tenure
- 3 in the school district that is the fiscal agent for the
- 4 consortium.
- 5 (4) IF A TEACHER EMPLOYED IN A CHARTER PUBLIC SCHOOL ESTAB-
- 6 LISHED UNDER PART 6A OF THE SCHOOL CODE OF 1976, ACT NO. 451 OF
- 7 THE PUBLIC ACTS OF 1976, BEING SECTIONS 380.501 TO 380.510 OF THE
- 8 MICHIGAN COMPILED LAWS, IS ON LEAVE OF ABSENCE FROM A SCHOOL DIS-
- 9 TRICT AND WAS ON CONTINUING TENURE IN THE SCHOOL DISTRICT AT THE
- 10 TIME HE OR SHE BEGAN THE LEAVE OF ABSENCE, THE TEACHER RETAINS
- 11 CONTINUING TENURE IN THAT SCHOOL DISTRICT DURING THE PERIOD HE OR
- 12 SHE IS EMPLOYED IN THE CHARTER PUBLIC SCHOOL.
- 13 (5) -(4)— If a teacher satisfactorily completes the proba-
- 14 tionary period as an adult education teacher, the teacher shall
- 15 be considered to be on continuing tenure in the school district
- 16 only for adult education and shall not by virtue of completing
- 17 the probationary period as an adult education teacher be consid-
- 18 ered to be on continuing tenure in the school district for ele-
- 19 mentary and secondary education.
- 20 (6) -(5)— If a teacher satisfactorily completes the proba-
- 21 tionary period as an elementary or secondary education teacher,
- 22 the teacher shall be considered to be on continuing tenure in the
- 23 school district only for elementary and secondary education and
- 24 shall not by virtue of completing the probationary period as an
- 25 elementary or secondary education teacher be considered to be on
- 26 continuing tenure in the school district for adult education.

- (7) -(6)— If the controlling board provides in a contract of 1 2 employment of a teacher employed other than as a classroom 3 teacher, including but not limited to, a superintendent, assist-4 ant superintendent, principal, department head or director of 5 curriculum, made with the teacher after the completion of the 6 probationary period, that the teacher shall not be considered to 7 be granted continuing tenure in that other capacity by virtue of 8 the contract of employment, then the teacher shall not be granted g tenure in that other capacity, but shall be considered to have 10 been granted continuing tenure as an active classroom teacher in 11 the school district. Upon the termination of such a contract of 12 employment, if the controlling board does not reemploy the 13 teacher under contract in the capacity covered by the contract, 14 the teacher shall be continuously employed by the controlling 15 board as an active classroom teacher. Failure of a controlling 16 board to reemploy a teacher in any such capacity upon the termi-17 nation of any such contract of employment described in this sub-18 section shall not be considered to be a demotion under this act. 19 The salary in the position to which the teacher is assigned shall 20 be the same as if the teacher had been continuously employed in 21 the newly assigned position. Failure of a controlling board to 22 so provide in any such contract of employment of a teacher in a 23 capacity other than a classroom teacher shall be considered to 24 constitute the employment of the teacher on continuing contract 25 in the other capacity and subject to this act.
- (8) -(7) Continuing tenure does not apply to an annual
 27 assignment of extra duty for extra pay.

| 1 | Section 2. | This | amendatory | act shall | not take | effect | unless |
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| 2 | Senate Bill No or House Bill No (request | | | | | | |
| 3 | no. 05115'93) of | the 8 | 37th Legisla | ature is en | nacted in | to law. | |