GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE DRS35251-LE-206 (3/13)

Short Title:	Probationary Teacher Appeals.	(Public)
Sponsors:	Senator Nesbitt.	
Referred to:		

A BILL TO BE ENTITLED

2			ODIFY THE HEARING PROCESS APPLICABLE TO PROBATIONARY
3		CHERS	
4	The Gene		embly of North Carolina enacts:
5			FION 1. G.S. 115C-325 reads as rewritten:
6	"§ 115C-	325. Sy	stem of employment for public school teachers.
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8	(m)		tionary Teacher.
9		(1)	The board of any local school administrative unit may not discharge a
10			probationary teacher during the school year except for the reasons for and by
11			the procedures by which a career employee may be dismissed as set forth in
12			subsections (e), (f), (f1), and (h) to (j3) above.
13		(2)	The board, upon recommendation of the superintendent, may refuse to renew
14			the contract of any probationary teacher or to reemploy any teacher who is
15			not under contract for any cause it deems sufficient: Provided, however, that
16			the cause may not be arbitrary, capricious, discriminatory or for personal or
17			political reasons.
18		<u>(3)</u>	If a superintendent intends to recommend to the local board of education that
19			a probationary teacher be offered a new or renewed probationary contract, or
20			a career status contract, the superintendent shall submit the recommendation
21			to the local board for action. The local board may approve the
22			superintendent's recommendation or decide not to offer the probationary
23			teacher a new or renewed probationary contract, or a career status contract.
24			If a superintendent decides not to recommend that the local board of
25			education offer a new or renewed probationary contract, or a career status
26			contract, to the probationary teacher, the superintendent shall give the
27			probationary teacher written notice of his or her decision and the reasons for
28			his or her decision no later than May 1 of the final year of the contract. The
29			superintendent's reasons may not be arbitrary, capricious, discriminatory,
30			personal, or political. No action by the local board or further notice to the
31			probationary teacher shall be necessary unless the probationary teacher files
32			with the superintendent a written request, within 10 days of receipt of the
33			superintendent's decision, for a hearing before the local board. Failure to file
34			a timely request for a hearing shall result in a waiver of the right to appeal
35			the superintendent's decision. If a probationary teacher files a timely request



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for a hearing, the local board shall conduct a hearing pursuant provisions of G.S. 115C-45(c) and make a final decision on whether is the probationary teacher a new or renewed probationary contract, or a status contract. If a local board decides not to offer the probationary teacher a renewed probationary contract, or a career status contract, the local shall notify the probationary teacher of its decision by June 15 of th year of the contract. A decision not to offer the probationary teacher	to offer
the probationary teacher a new or renewed probationary contract, or a status contract. If a local board decides not to offer the probationary teacher a renewed probationary contract, or a career status contract, the loca shall notify the probationary teacher of its decision by June 15 of the	
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year of the contract. A decision not to offer the probationary teacher	a new
or renewed probationary contract, or a career status contract, may be	for any
cause that is not arbitrary, capricious, discriminatory, personal, or personal	olitical.
The local board's decision not to offer the probationary teacher a	new or
renewed probationary contract, or a career status contract is sub	ject to
judicial review in accordance with Article 4 of Chapter 150B of the C	General
<u>Statutes.</u>	
If the superintendent or the local board of education fails to n	otify a
probationary teacher by June 15 that the probationary teacher will	not be
offered a new or renewed probationary contract, or a career status contrac	ontract,
the probationary teacher shall be entitled to 30 days of add	<u>ditional</u>
employment or severance pay beyond the date the probationary	teacher
receives written notice that a new contract will not be offered.	
(o) Resignation; Nonrenewal of Contract. – A teacher, career or probationary,	
not resign without the consent of the superintendent unless he has given at least 30 days'	
If the teacher does resign without giving at least 30 days' notice, the board may request	
State Board of Education revoke the teacher's certificate for the remainder of that school	ol year.
A copy of the request shall be placed in the teacher's personnel file.	
A probationary teacher whose contract will not be renewed for the next school year s	shall be
notified of this fact by June 15.	
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SECTION 2. This act is effective when it becomes law and applies to proce	eedings
initiated after August 31, 2009.	