HOUSE BILL 238

F1 (9lr1449)

ENROLLED BILL

— Ways and Means/Education, Health, and Environmental Affairs —

Introduced by Delegates Atterbeary, Ebersole, Hill, Miller, Pendergrass, Shetty, and Terrasa

Read and	Examined	by Proo	freaders:			
					Proofrea	ader.
					Proofre	ader.
Sealed with the Great Seal and	presented	to the	Governor,	for his a	pproval	this
day of	at			_ o'clock,		M.
					Spea	aker.
	СНАРТЕР	R				
AN ACT concerning						
Education – Removal of	f County	Superin	tendents –	Procedur	es	

FOR the purpose of requiring the State Superintendent of Schools to provide a county superintendent of schools with certain information if the State Superintendent intends to remove the county superintendent; authorizing a county board of education to file a complaint with the State Superintendent of Schools requesting the removal of remove a county superintendent of schools in a certain manner; authorizing a county superintendent to appeal a certain decision by the State Superintendent to the State Board of Education; authorizing a county superintendent to appeal a certain decision by the county board to the State Board; specifying the manner in which a county board may file a certain complaint; requiring the State Superintendent to make a decision to remove or retain a county superintendent within a certain period of time; requiring the State Superintendent to provide a county board with a written explanation of a certain decision; altering the period of

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

1

2

3

4

5 6

7

8

9

10

11

12 13

14

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

Italics indicate opposite chamber/conference committee amendments.



1 time within which a county superintendent may request a hearing after being 2 removed; establishing a period of time during which the State Superintendent may 3 hold a certain hearing under certain circumstances; authorizing a county 4 superintendent to request arbitration under certain circumstances; authorizing the county superintendent to appeal a certain decision to the State Board of Education 5 or an arbitrator; specifying the procedures for arbitration; assigning responsibility 6 for certain costs; providing that an arbitrator's decision and award is final and 7 binding on the parties, subject to review by a circuit court; authorizing the county 8 9 superintendent or, under certain circumstances, the county board to appeal a certain 10 decision to the State Board of Education; making stylistic changes; and generally relating to the procedures for removing a county superintendent of schools. 11

- 12 BY repealing and reenacting, with amendments,
- 13 Article Education
- 14 Section 4–201
- 15 Annotated Code of Maryland
- 16 (2018 Replacement Volume and 2018 Supplement)
- 17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 18 That the Laws of Maryland read as follows:

19 Article – Education

- 20 4-201.
- 21 (a) (1) This section does not apply to Baltimore City.
- 22 (2) Subsections (b), (c), (d), and (f) of this section do not apply in Prince 23 George's County.
- 24 (b) (1) The term of a county superintendent is 4 years beginning on July 1. A 25 county superintendent continues to serve until a successor is appointed and qualifies.
- 26 (2) By February 1 of the year in which a term ends, the county superintendent shall notify the county board whether the superintendent is a candidate for reappointment.
- 29 (3) In the year in which a term begins, the county board shall appoint a county superintendent between February 1 and June 30. However, if the county board decides to reappoint the incumbent superintendent, the county board shall take final action at a public meeting no later than March 1 of that year.
- 33 (4) If a county board is unable to appoint a county superintendent by July 34 1 of a year in which a term begins, the provisions of subsection (d) of this section apply.
- 35 (c) (1) An individual may not be appointed as county superintendent unless 36 the individual:

$\frac{1}{2}$	Superintendent;	(i)	Is eligible to be issued a certificate for the office by the State
3	1	(ii)	Has graduated from an accredited college or university; and
4 5		(iii) ling pu	Has completed 2 years of graduate work at an accredited college ablic school administration, supervision, and methods of teaching.
6 7	* *		appointment of a county superintendent is not valid unless e State Superintendent.
8 9 10			State Superintendent disapproves an appointment, [he] THE NT shall give [his] THE reasons for disapproval in writing to the
11 12 13	shall appoint an in	terim	occurs in the office of county superintendent, the county board county superintendent who serves until July 1 after [his] THE RINTENDENT'S appointment.
14 15			SUBJECT TO THE PROVISIONS OF THIS SUBSECTION, THE A COUNTY BOARD may remove a county superintendent for:
16		(i)	Immorality;
17		(ii)	Misconduct in office;
18		(iii)	Insubordination;
19		(iv)	Incompetency; or
20		(v)	Willful neglect of duty.
21 22 23			A COUNTY BOARD MAY FILE A COMPLAINT WITH THE STATE UESTING THE REMOVAL OF THE COUNTY SUPERINTENDENT ON.
24 25 26			IN FILING A COMPLAINT UNDER THIS PARAGRAPH, THE L PROVIDE, IN A MANNER PRESCRIBED BY THE STATE
27 28	MORE OF THE ITER	MS IN	1. THE REASON FOR REMOVAL, CHOSEN FROM ONE OR PARAGRAPH (1) OF THIS SUBSECTION; AND

1	2. Documentation supporting the case for
2	REMOVAL.
_	
3	(III) WITHIN 90 DAYS OF RECEIVING A COMPLAINT UNDER THIS
4	PARAGRAPH, THE STATE SUPERINTENDENT SHALL MAKE A DECISION TO REMOVE
5	OR RETAIN THE COUNTY SUPERINTENDENT.
6	(IV) THE STATE SUPERINTENDENT SHALL PROVIDE THE
7	COUNTY BOARD WITH A WRITTEN EXPLANATION OF THE REASON FOR THE STATE
8	SUPERINTENDENT'S DECISION.
0	[(9)] (9) Defens non-sering a country superintendent the Ctate
9 10	{(2)} (3) Before removing a county superintendent, the State Superintendent shall send the county superintendent a copy of the charges against the
11	county superintendent and give the county superintendent an opportunity within [10] 30
12	days to request[a]:
	aayo to requestiaj.
13	(I) A hearing BEFORE THE STATE SUPERINTENDENT; OR
14	(II) A HEARING BEFORE AN ARBITRATOR IN ACCORDANCE WITH
15	PARAGRAPH (5) OF THIS SUBSECTION
•	(a) The Court of t
16	(I) THE STATE SUPERINTENDENT MAY REMOVE A COUNTY
17	SUPERINTENDENT UNDER THIS SUBSECTION IF THE STATE SUPERINTENDENT
18	PROVIDES THE COUNTY SUPERINTENDENT WITH:
19	1. The reason for removal, chosen from one or
20	MORE OF THE ITEMS IN PARAGRAPH (1) OF THIS SUBSECTION;
20	MONE OF THE FEMALE IN THINIQUE IT (1) OF THIS SUBSECTION,
21	(H) 2. DOCUMENTATION SUPPORTING THE CASE FOR
22	REMOVAL; AND
23	(HH) 3. THE OPPORTUNITY TO REQUEST A HEARING WITHIN
24	10 DAYS BEFORE THE STATE SUPERINTENDENT IN ACCORDANCE WITH THIS
25	SUBSECTION.
0.0	
26	(II) THE COUNTY SUPERINTENDENT MAY APPEAL THE DECISION
27	OF THE STATE SUPERINTENDENT TO THE STATE BOARD.
28	(3) (4) If the county superintendent requests a hearing BEFORE THE
29	STATE SUPERINTENDENT within the \(\frac{1}{20}\)—day\(\frac{1}{30}\)—DAY period:
	Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z
30	(i) The State Superintendent promptly shall hold a hearing +, but a
31	hearing may not be set within 10] THAT SHALL BE SET:

1. Not earlier than 11 days after the State
Superintendent sends the county superintendent a notice of the hearing; AND
2. IF THE DECISION FOR REMOVAL ORIGINATED FROM A
COMPLAINT UNDER PARAGRAPH (2) OF THIS SUBSECTION, WITHIN 90 DAYS OF
RECEIVING A COMPLAINT FROM THE COUNTY BOARD; and
(ii) The county superintendent shall have an opportunity to be heard
publicly before the State Superintendent in the county superintendent's own defense, in
person or by counsel.
(4) (1) A COUNTY BOARD MAY REMOVE A COUNTY
SUPERINTENDENT UNDER THIS SUBSECTION IF THE COUNTY BOARD PROVIDES THE
COUNTY SUPERINTENDENT WITH:
(i) 1 THE REACON EOD DEMONAL CHOCEN EDOM ONE OD
(1) OF THE REASON FOR REMOVAL, CHOSEN FROM ONE OR
MORE OF THE ITEMS IN PARAGRAPH (1) OF THIS SUBSECTION;
(II) 2. DOCUMENTATION SUPPORTING THE CASE FOR
REMOVAL; AND
(HII) 3. THE OPPORTUNITY TO REQUEST A HEARING WITHIN
10 DAYS BEFORE THE COUNTY BOARD IN ACCORDANCE WITH THIS SUBSECTION.
(II) THE COUNTY SUPERINTENDENT MAY APPEAL THE DECISION
OF THE COUNTY BOARD TO THE STATE BOARD.
(5) Te a colingy superingendent deoliests a heading decode
(5) IF A COUNTY SUPERINTENDENT REQUESTS A HEARING BEFORE THE COUNTY BOARD WITHIN THE 10-DAY PERIOD:
THE COUNTY BOARD WITHIN THE IV-DATTERIOD:
(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 COUNTY SUPERINTENDENT A NOTICE OF THE HEARING; AND
(H) THE COUNTY SUPERINTENDENT SHALL HAVE AN
OPPORTUNITY TO BE HEARD PUBLICLY BEFORE THE COUNTY BOARD IN THE COUNTY
SUPERINTENDENT'S OWN DEFENSE, IN PERSON OR BY COUNSEL.
(6) THE COUNTY SUPERINTENDENT MAY APPEAL FROM THE
DECISION OF THE STATE SUPERINTENDENT OR THE COUNTY BOARD TO:
DECIDION OF THE STATE SOFERINIENDENT OR THE COUNTY BUMB 101

THE STATE BOARD; OR

30

(I)

$1\\2$	(II) AN ARBITRATOR IN ACCORDANCE WITH PARAGRAPH (7) OF THIS SUBSECTION.
3	(5)-(7) (I) IF THE COUNTY SUPERINTENDENT REQUESTS A
4	HEARING BEFORE AN ARBITRATOR WITHIN THE 30-DAY PERIOD, THE HEARING APPEALS FROM THE DECISION OF THE STATE SUPERINTENDENT OR THE COUNTY
5 c	
$\frac{6}{7}$	BOARD TO AN ARBITRATOR, THE HEARING BEFORE THE ARBITRATOR SHALL BE CONDUCTED IN ACCORDANCE WITH THIS PARAGRAPH.
•	CONDUCTED IN MCCONDINCE WITH THIS TANKORM II.
8	(II) 1. AN ARBITRATOR SHALL BE SELECTED AS PROVIDED
9	IN THIS SUBPARAGRAPH.
10	
10	2. If the State Superintendent or county board
11	AND THE COUNTY SUPERINTENDENT AGREE ON AN ARBITRATOR, THE ARBITRATOR
12	SHALL BE CHOSEN BY MUTUAL AGREEMENT OF THE PARTIES.
13	3. If the State Superintendent or county board
14	AND THE COUNTY SUPERINTENDENT CANNOT AGREE ON AN ARBITRATOR:
15	A. THE STATE SUPERINTENDENT OR COUNTY BOARD
16	SHALL REQUEST FROM THE AMERICAN ARBITRATION ASSOCIATION A LIST OF THE
17	ARBITRATORS THAT ARE AVAILABLE TO HEAR THIS TYPE OF DISPUTE AND MAKE Λ
18	DECISION IN A TIMELY MANNER; AND
19	B. THE PARTIES ALTERNATELY SHALL STRIKE
20	B. THE PARTIES ALTERNATELY SHALL STRIKE ARRITRATORS FROM THE LIST.
20	ANDITECTOR PROFITE LIST.
21	(III) A STENOGRAPHIC RECORD SHALL BE MADE OF THE
22	PROCEEDINGS BEFORE THE ARBITRATOR.
23	(IV) 1. THE ARBITRATOR SHALL DETERMINE WHETHER THE
24	STATE SUPERINTENDENT OR COUNTY BOARD HAS SUFFICIENT CAUSE FOR
25	REMOVAL OF THE COUNTY SUPERINTENDENT.
26	2. A LESSER PENALTY THAN REMOVAL MAY BE IMPOSED
27	BY THE ARRITRATOR ONLY TO THE EXTENT THAT EITHER PARTY PROPOSES THE
28	LESSER PENALTY IN THE PROCEEDING.
20	
29	(v) 1. The State Superintendent or county board
30	AND THE COUNTY SUPERINTENDENT SHALL PAY THEIR OWN RESPECTIVE COSTS
31	AND EXPENSES ASSOCIATED WITH ANY WITNESS OR EVIDENCE PRODUCED BY THE
32	RESPECTIVE PARTIES.

1	2. If the arbitrator determines that the State
2	SUPERINTENDENT OR COUNTY BOARD HAD SUFFICIENT CAUSE TO REMOVE THE
3	COUNTY SUPERINTENDENT, THE COUNTY SUPERINTENDENT SHALL PAY THE FEES
4	AND EXPENSES INCURRED OR CHARGED BY THE ARBITRATOR AND THE
5	ADMINISTRATIVE FEES, IF ANY, OF THE AMERICAN ARBITRATION ASSOCIATION.
6	3. If the arbitrator determines that the State
7	SUPERINTENDENT OR COUNTY BOARD DID NOT HAVE SUFFICIENT CAUSE TO
8	REMOVE THE COUNTY SUPERINTENDENT, THE STATE SUPERINTENDENT OR
9	COUNTY BOARD SHALL PAY THE FEES AND EXPENSES INCURRED OR CHARGED BY
10	THE ARBITRATOR AND THE ADMINISTRATIVE FEES, IF ANY, OF THE AMERICAN
11	ARBITRATION ASSOCIATION.
12	(VI) 1. THE DECISION AND AWARD BY THE ARBITRATOR ARE
13	FINAL AND BINDING ON THE PARTIES.
14	2. An individual A party may request judicial
15	REVIEW BY A CIRCUIT COURT, WHICH SHALL BE GOVERNED BY THE MARYLAND
16	UNIFORM ARBITRATION ACT.
17	(6) The county superintendent or, in cases originating from
18	A COMPLAINT OF THE COUNTY BOARD UNDER PARAGRAPH (2) OF THIS SUBSECTION,
19	THE COUNTY BOARD MAY APPEAL THE DECISION OF THE STATE SUPERINTENDENT
20	TO THE STATE BOARD.
21	(f) On notification of pending criminal charges against a county superintendent
22	as provided under § 4–206 of this subtitle, the county board may suspend the county
23	superintendent with pay until the final disposition of the criminal charges.
24	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July
25	1, 2019.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	Speaker of the House of Delegates.

President of the Senate.