## **SENATE BILL No. 131**

By Committee on Education

## 1-28

AN ACT concerning school districts; relating to teachers; relating to non-renewal or termination of contracts; amending K.S.A. 72-5439, 72-5441, 72-5442, 72-5443 and 72-5446 and K.S.A. 2004 Supp. 72-5438 and 72-5440 and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 2004 Supp. 72-5438 is hereby amended to read as follows: 72-5438. (a) Whenever a teacher is given written notice of intention by a board to not renew or to terminate the contract of the teacher as provided in required by K.S.A. 72-5437, and amendments thereto, the written notice of the proposed nonrenewal or termination shall include: (1) A statement of the reasons for the proposed nonrenewal or termination; and (2) a statement that the teacher may have the matter heard by a hearing officer the board, a committee of the board or a hearing officer appointed by the board upon written request filed with the clerk of the board of education or the board of control or the secretary of the board of trustees within 15 calendar days from the date of such notice of nonrenewal or termination. If the hearing is before the board or a committee of the board, the board shall designate a member of the board or committee to serve as chairperson for the purposes of the hearing.

- (b) Within 10 calendar days after the filing of any written request of a teacher to be heard as provided in subsection (a), the board shall notify the eommissioner of education that a list of qualified hearing officers is required. Such notice shall contain the mailing address of the teacher. Within 10 days after receipt of notification from the board, the commissioner shall provide to the board and to the teacher, a list of five randomly selected, qualified hearing officers teacher of the time and place where the hearing will be held and the name of the person who will serve as chairperson or hearing officer in the matter.
- (e) Within five days after receiving the list from the commissioner, each party shall climinate two names from the list, and the remaining individual on the list shall serve as hearing officer. In the process of climination, each party shall climinate no more than one name at a time, the parties alternating after each name has been climinated. The first name to be climinated shall be chosen by the teacher within five days after the

teacher receives the list. The process of climination shall be completed within five days thereafter.

- (d) Either party may request that one new list be provided within five days after receiving the list. If such a request is made, the party making the request shall notify the commissioner and the other party, and the commissioner shall generate a new list and distribute it to the parties in the same manner as the original list.
- — (e) In lieu of using the process provided in subsections (b) and (e), if the parties agree, they may make a request to the American Arbitration Association for an arbitrator to serve as the hearing officer. Any party desiring to use this alternative procedure shall so notify the other party in the notice required under subsection (a). If the parties agree to use this procedure, the parties shall make a joint request to the American Arbitration Association for a hearing officer within 10 days after the teacher files a request for a hearing. If the parties choose to use this procedure, the parties shall each pay one-half of the cost of the arbitrator and of the arbitrator's expenses.
  - (f) The commissioner of education shall compile and maintain a list of hearing officers comprised of residents of this state who are attorneys at law. Such list shall include a statement of the qualifications of each hearing officer.
  - (g) Attorneys interested in serving as hearing officers under the provisions of this act shall submit an application to the commissioner of education. The commissioner shall determine if the applicant is eligible to serve as a hearing officer pursuant to the provisions of subsection (h).
  - (h) An attorney shall be eligible for appointment to the list if the attorney has: (1) Completed a minimum of 10 hours of continuing legal education credit in the area of education law, due process, administrative law or employment law within the past five years; or (2) previously served as the chairperson of a due process hearing committee prior to the effective date of this act. An attorney shall not be eligible for appointment to the list if the attorney has been employed to represent a board or a teacher in a due process hearing within the past five years.
  - Sec. 2. K.S.A. 72-5439 is hereby amended to read as follows: 72-5439. The hearing provided for under K.S.A. 72-5438, and amendments thereto, shall commence within 45 calendar days after the hearing officer is selected unless the hearing officer grants an extension of time date of notice of intent to nonrenew or terminate required by K.S.A. 72-5438, and amendments thereto. The hearing shall afford procedural due process, including the following:
  - (a) The right of each party to have counsel of such party's own choice present and to receive the advice of such counsel or other person whom such party may select;

- (b) the right of each party or such party's counsel to cross-examine any person who provides information for the consideration of the hearing officer at the hearing, except those persons whose testimony is presented by affidavit;
- (c) the right of each party to present such party's own witnesses in person, or their testimony by affidavit or deposition, except that testimony of a witness by affidavit may be presented only if such witness lives more than 100 miles from the location of the unified school district office, area vocational-technical school or community college, or is absent from the state, or is unable to appear because of age, illness, infirmity or imprisonment. When testimony is presented by affidavit the same shall be served upon the clerk of the board of education or the board of control, or the secretary of the board of trustees, or the agent of the board and upon the teacher in person or by first-class mail to the address of the teacher which is on file with the board not less than 10 calendar days prior to presentation to the hearing officer;
- (d) the right of the teacher to testify in the teacher's own behalf and give reasons for the teacher's conduct, and the right of the board to present its testimony through such persons as the board may call to testify in its behalf and to give reasons for its actions, rulings or policies;
  - (e) the right of the parties to have an orderly hearing; and
- (f) the right of the teacher to a fair and impartial decision based on substantial evidence.
- Sec. 3. K.S.A. 2004 Supp. 72-5440 is hereby amended to read as follows: 72-5440. (a) For appearing before the hearing officer at a hearing, witnesses who are subpoenaed shall receive \$5 per day and mileage at the rate prescribed under K.S.A. 75-3203, and amendments thereto, for miles actually traveled in going to and returning from attendance at the hearing. The fees and mileage for the attendance of witnesses shall be paid by the party calling the witness<del>, except that.</del> The fees and mileage of witnesses subpoenaed by the board, committee of the board or hearing officer shall be paid by the board. Witnesses voluntarily appearing before the hearing officer shall not receive fees or mileage for attendance at the hearing.
- (b) The hearing officer shall be paid compensation for time spent in actual attendance at the hearing and for time spent in performance of the hearing officer's official duties. In addition to compensation, the hearing officer shall be paid subsistence allowances, mileage, and other expenses as provided in K.S.A. 75-3223, and amendments thereto. If the board appoints a hearing officer to hear the case, the costs for the services of the hearing officer shall be paid by the board.
- (c) Testimony at a hearing shall be recorded by a certified shorthand reporter. The cost for the certified shorthand reporter's services shall be

paid by the board. The testimony *at the hearing* shall be transcribed if the decision of the hearing officer is appealed to the district court, or if either party requests transcription. The appellant or the party making the request shall pay for the cost of transcription. If both parties jointly request that the testimony be transcribed at the hearing level, the parties shall pay one-half of the cost of transcription.

- (d) Each party shall be responsible for the payment of its own attorney fees.
- (e) All costs of a hearing which are not *allocated* specifically <del>allocated</del> in *by* this section shall be paid by the board.

Sec. 4. K.S.A. 72-5441 is hereby amended to read as follows: 72-5441. When either party desires to present testimony by affidavit or by deposition, that party shall furnish to the *board*, *committee of the board or* hearing officer the date on which the testimony shall be taken. A copy of the affidavit or the deposition shall be furnished to the opposing party within 10 days following the taking of any such testimony, and no such testimony shall be presented at a hearing until the opposite party has had at least 10 days prior to the date upon which the testimony is to be presented to the *board*, *committee of the board or* hearing officer to rebut such testimony by affidavit or deposition or to submit interrogatories to the affiant or deponent to be answered under oath. Such 10 day ten-day period, for good cause shown, may be extended by the hearing officer board, committee of the board or hearing officer. Neither party shall depose a witness who will be available to testify at the hearing.

Sec. 5. K.S.A. 72-5442 is hereby amended to read as follows: 72-5442. The *board*, *chairperson of the committee or* hearing officer may:

- (a) Administer oaths;
- (b) issue subpoenas for the attendance and testimony of witnesses and the production of books, papers and documents relating to any matter under investigation;
- (c) authorize depositions to be taken if the witness will not be available to testify at the hearing;
- (d) receive evidence and limit lines of questioning and testimony which are repetitive, cumulative or irrelevant;
- (e) call and examine witnesses and introduce into the record documentary and other evidence;
- (f) regulate the course of the hearing and dispose of procedural requests, motions and similar matters; and
- (g) take any other action necessary to make the hearing accord with administrative due process.

Hearings under this section shall not be bound by rules of evidence whether statutory, common law or adopted by the rules of court<del>, except that,</del>. The burden of proof shall initially shall rest upon the board in all

instances other than when the allegation is that the teacher's contract has been terminated or nonrenewed by reason of the teacher having exercised a constitutional right. All relevant evidence shall be admissible, except that the hearing officer, in the hearing officer's discretion,. At the discretion of the chairperson of the board or the committee or the hearing officer, the chairperson or hearing officer may exclude any evidence if the chairperson or hearing officer believes that the probative value of such evidence is substantially outweighed substantially by the fact that its admission will necessitate undue consumption of time.

Sec. 6. K.S.A. 72-5443 is hereby amended to read as follows: 72-5443. (a) Unless otherwise agreed to by both the board and the teacher, the board, committee of the board or hearing officer shall render a written opinion decision not later than 30 days after the close of the hearing, setting forth the hearing officer's findings of fact and determination of the issues. If the board has served as the hearing panel, the decision of the board shall be submitted to the teacher. If a committee of the board or a hearing officer has heard the matter, the committee of the board or hearing officer shall submit proposed findings of fact and a recommended resolution of the issue to the board and to the teacher. Within 30 days after receiving the recommendation, the board shall consider the recommendation, review the record of the hearing, hear oral arguments or receive written briefs from the teacher and a representative of the board and decide whether the contract of the teacher shall be renewed or terminated. Not later than 10 days after the close of oral argument or submission of written briefs, the board shall submit its written decision, including findings of fact and a determination of the issues to the teacher. The decision of the hearing officer board shall be submitted to the teacher and to the board.

- (b) The decision of the hearing officer board shall be final, subject to appeal to the district court by either party as provided in K.S.A. 60-2101, and amendments thereto.
- Sec. 7. K.S.A. 72-5446 is hereby amended to read as follows: 72-5446. In the event *If* any teacher, as defined in K.S.A. 72-5436, and amendments thereto, alleges that the teacher's contract has been nonrenewed by reason of the teacher having exercised a constitutional right, the following procedure shall be implemented:
- (a) The teacher alleging an abridgment by the board of a constitutionally protected right shall notify the board of the allegation within 15 days after receiving the notice of intent to not renew or terminate the teacher's contract. Such notice shall specify the nature of the activity protected, and the times, dates, and places of such activity;
- 42 (b) the *board*, *committee of the board or* hearing officer provided for 43 by K.S.A. 72-5438, and amendments thereto, shall thereupon be selected

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and shall decide if there is substantial evidence to support the teacher's claim that the teacher's exercise of a constitutionally protected right was the reason for the nonrenewal;

- (c) if *board*, *committee of the board or* the hearing officer determines that there is no substantial evidence to substantiate the teacher's claim of a violation of a constitutionally protected right, the board's decision to not renew the contract shall stand;
- (d) if *board*, *committee of the board or* the hearing officer determines that there is substantial evidence to support the teacher's claim, the board shall be required to submit to the hearing officer any reasons which may have been involved in the nonrenewal;
- 12 (e) if the board presents any substantial evidence to support its rea-13 sons, the board's decision not to renew the contract shall be upheld.
- 14 Sec. 8. K.S.A. 72-5439, 72-5441, 72-5442, 72-5443 and 72-5446 and 15 K.S.A. 2004 Supp. 72-5438 and 72-5440 are hereby repealed.
- 16 Sec. 9. This act shall take effect and be in force from and after its publication in the statute book.