

WEST VIRGINIA LEGISLATURE

2018 REGULAR SESSION

Introduced

Senate Bill 8

BY SENATORS GAUNCH AND TRUMP

[Introduced January 10, 2018; Referred
to the Committee on Education]

1 A BILL to amend and reenact §18A-4-7a of the Code of West Virginia, 1931, as amended, relating
2 to permitting a county board of education to base its employment decisions, transfers,
3 reassignments, reductions in number of professional personnel, reductions in classroom
4 teaching positions and reductions in the workforce on an individual's qualifications; and
5 setting forth the factors to be considered when determining an individual's qualifications.

Be it enacted by the Legislature of West Virginia:

ARTICLE 4. SALARIES, WAGES AND OTHER BENEFITS.

§18A-4-7a. Employment, promotion and transfer of professional personnel; Seniority qualifications.

1 (a) A county board of education shall make decisions affecting the filling of vacancies,
2 transfers, reassignments, reductions in classroom teaching positions and reductions in force in
3 professional positions of employment on the basis of the applicant with the highest qualifications:
4 *Provided*, That the county superintendent shall be hired under separate criteria pursuant to
5 §18-4-2 of this code.

6 (b) In judging qualifications for the filling of vacancies, transfers, reassignments, reducing
7 the number of professional personnel, reductions in classroom teaching positions and reductions
8 in force of professional positions of employment, consideration shall be given to each of the
9 following:

10 (1) Appropriate certification, licensure or both;

11 (2) Amount of experience relevant to the position or, in the case of a classroom teaching
12 position, the amount of teaching experience in the required certification area;

13 (3) The amount of course work, degree level or both in the relevant field and degree level
14 generally;

15 (4) Academic achievement;

16 (5) In the case of a principal or classroom teaching position, certification by the National
17 Board for Professional Teaching Standards;

18 (6) Specialized training relevant to performing the duties of the job;

19 (7) Past performance evaluations conducted pursuant to §18A-2-12 and §18A-3C-2 of this
20 code or, in the case of a classroom teacher, past evaluations of the applicant's performance in
21 the teaching profession;

22 (8) Seniority;

23 (9) Other measures or indicators upon which the relative qualifications of the applicant
24 may fairly be judged;

25 (10) In the case of a classroom teaching position, the recommendation of the principal of
26 the school at which the applicant will be performing a majority of his or her duties; and

27 (11) In the case of a classroom teaching position, the recommendation, if any, resulting
28 from the process established pursuant to the provisions of §18-5A-5 of this code by the faculty
29 senate of the school at which the employee will be performing a majority of his or her duties.

30 (c) When filling of a vacancy pursuant to this section, a county board is entitled to
31 determine the appropriate weight to apply to each of the criterion when assessing an applicant's
32 qualifications: *Provided*, That if one or more permanently employed instructional personnel apply
33 for a classroom teaching position and meet the standards set forth in the job posting, each
34 criterion under subsection (b) of this section shall be given equal weight except that the criterion
35 in subdivisions (10) and (11) of ~~said~~ that subsection shall each be double weighted.

36 (d) For a classroom teaching position, if the principal and faculty senate recommend the
37 same applicant pursuant to subdivisions (10) and (11), subsection (b) of this section, and the
38 superintendent concurs with those recommendations, then the other provisions of subsections
39 (b) and (c) of this section do not apply and the county board shall appoint that applicant
40 notwithstanding any other provision of this code to the contrary.

41 (e) The state board shall promulgate a rule, including an emergency rule if necessary, in
42 accordance with ~~the provisions of~~ §29A-3B-1-1 *et seq.* of this code to implement and interpret ~~the~~
43 ~~provisions of~~ this section. The rule may provide for a classroom teacher who directly participates

44 in making recommendations pursuant to this section to be compensated at the appropriate daily
45 rate during periods of participation beyond his or her individual contract.

46 (f) The recommendations of the principal and faculty senate made pursuant to
47 subdivisions (10) and (11), subsection (b) of this section shall be based on a determination as to
48 which applicant is the most highly qualified for the position: *Provided*, That nothing in this
49 subsection may require principals or faculty senates to assign any amount of weight to any factor
50 in making a recommendation.

51 (g) With the exception of guidance counselors, the seniority of classroom teachers, as
52 defined in §18A-1-1 of this code, shall be determined on the basis of the length of time the
53 employee has been employed as a regular full-time certified and/or licensed professional educator
54 by the county board of education and shall be granted in all areas that the employee is certified,
55 licensed or both.

56 (h) Upon completion of one hundred thirty-three days of employment in any one school
57 year, substitute teachers, except retired teachers and other retired professional educators
58 employed as substitutes, shall accrue seniority exclusively for the purpose of applying for
59 employment as a permanent, full-time professional employee. One hundred thirty-three days or
60 more of said employment shall be prorated and shall vest as a fraction of the school year worked
61 by the permanent, full-time teacher.

62 (i) Guidance counselors and all other professional employees, as defined in §18A-1-1 of
63 this code, except classroom teachers, shall gain seniority in their nonteaching area of professional
64 employment on the basis of the length of time the employee has been employed by the county
65 board of education in that area: *Provided*, That if an employee is certified as a classroom teacher,
66 the employee accrues classroom teaching seniority for the time that employee is employed in
67 another professional area. For the purposes of accruing seniority under this subsection,
68 employment as principal, supervisor or central office administrator, as defined in §18A-1-1 of this
69 code, shall be considered one area of employment.

70 (j) Employment for a full employment term equals one year of seniority, but an employee
71 may not accrue more than one year of seniority during any given fiscal year. Employment for less
72 than the full employment term shall be prorated. ~~A random selection system established by the~~
73 ~~employees and approved by the county board shall be used to determine the priority if two or~~
74 ~~more employees accumulate identical seniority. *Provided*, That when two or more principals have~~
75 ~~accumulated identical seniority. All decisions on reductions in force shall be based on~~
76 ~~qualifications as set forth in subsection (b) of this section.~~

77 (k) Whenever a county board is required to reduce the number of professional personnel
78 in its employment, the employee ~~with the least amount of seniority~~ who is least qualified, as set
79 forth in subsection (b) of this section, shall be properly notified and released from employment
80 pursuant to ~~the provisions of §18A-2-2 of this code. The provisions of this~~ This subsection are is
81 subject to the following:

82 (1) All persons employed in a certification area to be reduced who are employed under a
83 temporary permit shall be properly notified and released before a fully certified employee in such
84 a position is subject to release;

85 (2) Notwithstanding any provision of this code to the contrary, for any vacancy in an
86 established, existing or newly created position that, on or before March 1, is known to exist for
87 the ensuing school year, upon recommendation of the superintendent, the board shall appoint the
88 successful applicant from among all qualified applicants. All employees subject to release shall
89 be considered applicants for the positions for which they are qualified and shall be considered
90 before posting such vacancies for application by nonemployees;

91 (3) An employee subject to release shall be employed in any other professional position
92 where the employee is certified and was previously employed or to any lateral area for which the
93 employee is certified, licensed or both: ~~if the employees seniority is greater than the seniority of~~
94 ~~any other employee in that area of certification, licensure or both~~ *Provided*, That the employee is
95 the most qualified person for that position;

96 (4) If an employee subject to release holds certification, licensure or both in more than one
97 lateral area and if the employees ~~seniority is~~ qualifications are greater than the ~~seniority~~
98 qualifications of any other employee in one or more of those areas of certification, licensure or
99 both, the employee subject to release shall be employed in the professional position held by the
100 employee ~~with the least seniority~~ who is least qualified in any of those areas of certification,
101 licensure or both; and

102 (5) If, prior to August 1 of the year, a reduction in force is approved, the reason for any
103 particular reduction in force no longer exists as determined by the county board in its sole and
104 exclusive judgment, the board shall rescind the reduction in force or transfer and shall notify the
105 released employee in writing of his or her right to be restored to his or her position of employment.
106 Within five days of being so notified, the released employee shall notify the board, in writing, of
107 his or her intent to resume his or her position of employment or the right to be restored shall
108 terminate. Notwithstanding any other provision of this subdivision, if there is another employee on
109 the preferred recall list with proper certification and ~~higher seniority~~ has greater qualifications, that
110 person shall be placed in the position restored as a result of the reduction in force being rescinded.

111 (l) For the purpose of this article, all positions which meet the definition of "classroom
112 teacher" as defined in §18A-1-1 of this code shall be lateral positions. For all other professional
113 positions, the county board of education shall adopt a policy by October 31, 1993, and may modify
114 the policy thereafter as necessary, which defines which positions shall be lateral positions. In
115 adopting the policy, the board shall give consideration to the rank of each position in terms of title;
116 nature of responsibilities; salary level; and certification, licensure or both. ~~and days in the period~~
117 ~~of employment.~~

118 (m) All professional personnel whose ~~seniority~~ lesser qualifications, as determined by
119 subsection (b) of this section, with the county board is insufficient to allow their retention by the
120 county board during a reduction in workforce shall be placed upon a preferred recall list. As to
121 any professional position opening within the area where they had previously been employed or to

122 any lateral area for which they have certification, licensure or both, the employee shall be recalled
123 on the basis of ~~seniority~~ qualifications if no regular, full-time professional personnel, or those
124 returning from leaves of absence with greater ~~seniority~~ are-qualified qualifications, apply for and
125 accept the position.

126 (n) Before position openings that are known or expected to extend for twenty consecutive
127 employment days or longer for professional personnel may be filled by the board, the board shall
128 be required to notify all qualified professional personnel on the preferred list and give them an
129 opportunity to apply, but failure to apply shall not cause the employee to forfeit any right to recall.
130 The notice shall be sent by certified mail to the last known address of the employee and it shall
131 be the duty of each professional personnel to notify the board of continued availability annually,
132 of any change in address or of any change in certification, licensure or both.

133 (o) Openings in established, existing or newly created positions shall be processed as
134 follows:

135 (1) Boards shall be required to post and date notices of each opening at least once. At
136 their discretion, boards may post an opening for a position other than classroom teacher more
137 than once in order to attract more qualified applicants. At their discretion, boards may post an
138 opening for a classroom teacher one additional time after the first posting in order to attract more
139 qualified applicants only if fewer than three individuals apply during the first posting subject to the
140 following:

141 (A) Each notice shall be posted in conspicuous working places for all professional
142 personnel to observe for at least five working days;

143 (B) At least one notice shall be posted within twenty working days of the position openings
144 and shall include the job description;

145 (C) Any special criteria or skills that are required by the position shall be specifically stated
146 in the job description and directly related to the performance of the job;

147 (D) Postings for vacancies made pursuant to this section shall be written so as to ensure

148 that the largest possible pool of qualified applicants may apply; and

149 (E) Job postings may not require criteria which are not necessary for the successful
150 performance of the job and may not be written with the intent to favor a specific applicant;

151 (2) No vacancy may be filled until after the five-day minimum posting period of the most
152 recent posted notice of the vacancy;

153 (3) If one or more applicants under all the postings for a vacancy meets the qualifications
154 listed in the job posting, the successful applicant to fill the vacancy shall be selected by the board
155 within thirty working days of the end of the first posting period;

156 (4) A position held by a teacher who is certified, licensed or both, who has been issued a
157 permit for full-time employment and is working toward certification in the permit area shall not be
158 subject to posting if the certificate is awarded within five years; and

159 (5) Nothing provided herein may prevent the county board of education from eliminating a
160 position due to lack of need.

161 (p) Notwithstanding any other provision of the code to the contrary, where the total number
162 of classroom teaching positions in an elementary school does not increase from one school year
163 to the next, but there exists in that school a need to realign the number of teachers in one or more
164 grade levels, kindergarten through six, teachers at the school may be reassigned to grade levels
165 for which they are certified without that position being posted: *Provided*, That the employee and
166 the county board mutually agree to the reassignment.

167 (q) Reductions in classroom teaching positions in elementary schools shall be determined
168 pursuant to the considerations set forth in subsection (b) of this section and processed as follows:

169 (1) When the total number of classroom teaching positions in an elementary school needs
170 to be reduced, the reduction shall be made on the basis of ~~seniority~~ qualifications with the least
171 ~~senior~~ qualified classroom teacher being recommended for transfer; and

172 (2) When a specified grade level needs to be reduced and the least ~~senior~~ qualified
173 employee in the school is not in that grade level, the ~~senior~~ most qualified classroom teacher in

174 the grade level that needs to be reduced shall be reassigned to the position made vacant by the
175 transfer of the ~~senior~~ most qualified classroom teacher in the school without that position being
176 posted: *Provided*, That the employee is certified, licensed or both and agrees to the reassignment.

177 (r) Any board failing to comply with ~~the provisions of~~ this article may be compelled to do
178 so by mandamus and shall be liable to any party prevailing against the board for court costs and
179 reasonable attorney fees as determined and established by the court. Further, employees denied
180 promotion or employment in violation of this section shall be awarded the job, pay and any
181 applicable benefits retroactive to the date of the violation and payable entirely from local funds.
182 Further, the board shall be liable to any party prevailing against the board for any court reporter
183 costs including copies of transcripts.

184 (s) The county board shall compile, update annually on July 1 and make available by
185 electronic or other means to all employees a list of all professional personnel employed by the
186 county, their areas of certification and their ~~seniority~~ qualifications.

187 (t) Notwithstanding any other provision of this code to the contrary, upon recommendation
188 of the principal and approval by the classroom teacher and county board, a classroom teacher
189 assigned to the school may at any time be assigned to a new or existing classroom teacher
190 position at the school without the position being posted.

NOTE: The purpose of this bill is to permit a county board of education to base its employment decisions, transfers, reassignments, reducing the number of professional personnel, reductions in classroom teaching positions and reductions in the workforce on an individual's qualifications. The bill sets forth the factors to be considered when determining an individual's qualifications.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.