Submitter:	Bill Dixon
On Behalf Of:	
Committee:	Senate Committee On Education
Measure:	SB1521

While I support many of the decisions of school superintendents "and" school boards I find this amendment unnecessary. Any decisions a school board makes in regard to terminating a superintendent with or without cause and how long a termination notice period is, should be a point of discussion between the school board (hiring authority) and the superintendent (the person being hired). Attempting to preempt parents and/or school boards by placing unreasonable restrictions upon them should not be allowed. Leave terms related to someone's employment to the "employers" and potential "employees" to agree upon. More federal government and more state government is NOT always the answer.

Thank you