January Session, A.D., 1971 11

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AN ACT CONCERNING STRIKES BY TEACHERS.

Be it enacted by the Senate and House of Representatives in

16
General Assembly convened:

Section 10-153e of the 1969 supplement to the general statutes is repealed and the following is substituted in lieu thereof: No certified professional employee shall, in an effort to effect a settlement of any disagreement with his employing board of education, engage in any strike or concerted refusal to render services. This provision may be enforced in the superior court for any county in which said board of education is located by an ex parte temporary injunction issued by said court or judge thereof; provided, if such injunction is issued, such employee may file a motion to dissolve such injunction and a hearing upon such motion shall be held by the superior court not later than three days after service of such motion upon said board of education pursuant to an order of court or a judge thereof. ANY TEACHER PARTICIPATING IN A STRIKE OR REFUSAL RENDER SERVICES IN VIOLATION OF THE PROVISIONS OF THIS SECTION SHALL BE CONCLUSIVELY PRESUMED TO HAVE WAIVED HIS RIGHTS THE PROVISIONS OF SUBSECTION (b) OF SECTION 10-151 AND THE COURT OR JUDGE ISSUING AN INJUNCTION AGAINST SUCH TEACHER UNDER THE PROVISIONS OF THIS SECTION SHALL DECLARE THE RIGHTS OF SUCH TEACHER UNDER SUCH SUBSECTION REVOKED.

CONNECTICUT
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SECTION

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STATEMENT OF P	PURPOSE: To	provide	for	revocation	of	tenure	of	37
teachers engag	ing in ill	egal stri	kes.					38

[Proposed	deletions	are	enclosed	in	brackets	and	proposed	4 (
additions are a	ll capitali	zed.	or underl	ine	d where	appro	opriate.	42