1	S.304
2	Senator Collins moves that the bill be amended by striking out all after the
3	enacting clause and inserting in lieu thereof the following:
4	Sec. 1. 16 V.S.A. § 243 is amended to read:
5	§ 243. APPOINTMENT; <u>SUPERVISION;</u> RENEWAL; DISMISSAL
6	(a) Appointment; supervision.
7	(1) The school board of each school district operating a school, after
8	recommendation by the superintendent, may designate a person as principal for
9	each public school within the district, except that a principal may be selected to
10	serve more than one school. In the case of a <u>career</u> technical <u>education</u> center,
11	only the school board which that operates the center may designate a person as
12	director. For purposes of As used in this section, the word "principal" shall
13	include a principal and the director of <u>career</u> technical education, and the term
14	"public school" shall include a <u>career</u> technical <u>education</u> center.
15	(2) The superintendent shall supervise each principal within the
16	supervisory union in the performance of duties and the implementation of
17	school-based initiatives. The superintendent shall evaluate a principal during
18	the year in which the principal's contract shall expire and may evaluate the
19	principal at other times during the contract term. Together with the evaluation
20	provided to the principal in the year in which the contract shall expire, the
21	superintendent shall indicate in writing whether he or she intends to

recommend to the school board that the contract be renewed or not renewed. If
the superintendent intends to recommend nonrenewal, then the written
notification shall also indicate on which of the three categories set forth in
subdivision (c)(2) of this section the recommendation is based.
(b) Length of contract. The \underline{A} principal shall be employed by written
contract for a term of not less than one year nor more than three years. <u>Based</u>
upon the superintendent's most recent written evaluation of the principal, a
superintendent shall recommend to the school board whether or not to renew
the initial and any subsequent contract with a principal.
(c) Renewal and nonrenewal.
(1) A principal who has been continuously employed for more than two
years in the same position has the right either to have his or her contract
renewed, or to receive written notice of nonrenewal at least 90 days before the
existing contract expires:
(A) on or before February 1, if the principal has been continuously
employed for more than two years in the same position; and
(B) on or before April 1, if the principal has been continuously
employed for two years or less in the same position.
(2) Nonrenewal may be based upon elimination of the position,
unresolved performance deficiencies, or other reasons affecting the educational
mission of the district. The written notice shall recite the grounds for

nonrenewal. If nonrenewal is based on performance deficiencies, the written notice shall be accompanied by an evaluation performed by the superintendent. At its discretion, any reason other than the elimination of the position then, at its discretion, the school board may allow a period of remediation of performance deficiencies prior to issuance of the written notice its final decision on nonrenewal.

(3) After receiving such a notice of nonrenewal, the principal may request in writing, and shall be granted, a meeting with the school board. Such request shall be delivered within 15 10 calendar days of delivery of notice of nonrenewal, and the meeting shall be held within 15 calendar days of delivery of the request for a meeting. At the meeting, the school board shall explain its position, and the principal shall be allowed to respond. The principal and any member of the board may present written information or oral information through statements of others, and the principal and the board may be represented by counsel. The meeting shall be in executive session unless both parties agree in writing that it be open to the public. After the meeting, the school board shall decide whether or not to offer the principal an opportunity to renew his or her contract. The school board shall issue its decision in writing within five days. The decision of the school board shall be final.

1	(e) Inclusion in contract. Every principal's contract shall be deemed to
2	contain the provisions of this section. Any contract provision to the contrary is
3	without effect. Each written contract shall include a reference to chapter 5,
4	subchapter 3 of this title; provided, however, that failure to do so shall not give
5	rise to a private right of action.
6	(f) Notification by principal. On or before May 1 of the year in which a
7	principal's contract expires, the principal shall notify the school board in
8	writing if he or she intends not to enter into a new contract with the district.
9	Sec. 2. EFFECTIVE DATE
10	This act shall take effect on passage.