
DIGEST

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HB 17 Original

2026 Regular Session

IIIg

Abstract: Provides relative to benefits of reemployed retirees.

Present law provides that benefits for a retiree are suspended when he is reemployed by any district attorney.

Present law provides that upon reemployment of a retiree, he becomes an active member and contributing member of the system for any period of reemployment.

Present law provides that a reemployed retiree shall accrue a supplemental benefit. Provides if the retiree is reemployed for less than 60 months, the supplemental benefit is equal to the benefit calculated in accordance with present law based on his final average compensation during his original retirement or his final average compensation during his reemployment, whichever is less.

Present law provides that if a retiree is reemployed for 60 months or more, the supplemental benefit is equal to the benefit calculated in accordance with present law based on his final average compensation during the period of reemployment. Provides that upon termination of reemployment the retiree receives his retirement benefit plus his supplemental benefit earned during reemployment.

Present law defines "employer" as any parish in the state of La.; the state of La., or any police jury or any other governing body of a parish or political corporation or subdivision of the state of La. which employs and pays persons as district attorneys or assistant district attorneys. Defines "employee" as a district attorney, assistant district attorney and a person employed by the system or La. District Attorneys' Association.

Proposed law retains present law. Provides that proposed law additionally applies when a retiree is reemployed by an employer.

Present law provides that the reemployed retiree is a member of the system with the option of establishing service credit for any period of full-time employment as a district attorney or assistant district attorney.

Proposed law provides that the reemployed retiree is a member with the option of establishing service credit for full-time employment as an employee.

Present law provides that benefits are not suspended, he is not considered a member of the system, does not earn additional service credit, or make contributions if the reemployed retiree meets certain

requirements.

Present law provides that benefits are not suspended during reemployment by a district attorney. Proposed law provides that benefits are not suspended during reemployment as an employee by a district attorney or employer.

Present law provides, as a criteria to be reemployed without suspension of benefit, a member must be paid a salary that is less than one of the following:

- (1) If he is younger than the age set forth in present federal law, one half of his final annual salary at the time of his retirement or the annual salary as provided in present law, whichever is less.
- (2) If he is not younger than the age set forth in present federal law the annual salary as provided in present law.

Proposed law requires the salary of the reemployed retiree to consist exclusively of nonstate funds. Otherwise retains present law.

(Amends R.S. 11:1631(F)(1) and (2)(intro. para.) and (c)(intro. para.))