



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.

Proposed law additionally requires the following information be reported to the retirement system no later than March first of each year concerning reemployed retirees:

- (1) The retiree's name.
- (2) Date of retirement.
- (3) Date of reemployment.
- (4) Annual earnings paid by local funds.
- (5) Annual earnings paid by state funds.

Proposed law allows reemployed retired members to consolidate their initial and subsequent retirement benefits into a single benefit, provided they repay previous benefits with interest and meet specific election deadlines.

(Amends R.S. 11:1581(11) and 1631(F)(1) and (2)(intro para); adds R.S. 11:1631(3) and (4))