JAN 2 8 2015

A BILL FOR AN ACT

RELATING TO THE RETIREMENT OF JUDGES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- SECTION 1. Section 88-73, Hawaii Revised Statutes, is

 amended by amending subsection (b) to read as follows:

 "(b) Any member who became a member before July 1, 2012,

 and first earned credited service as a judge after June 30,
- 5 1999, [but before July 1, 2012,] and who [has]:
- (1) Has at least five years of credited service and has
 attained age fifty-five; or [has]
- 8 (2) Has at least twenty-five years of credited service.
- 9 shall become eligible to receive a retirement allowance after
- 10 the member has terminated service. [Any member who first earned
- 11 credited service as a judge after June 30, 2012, and has at
- 12 least ten years of credited service and has attained age sixty
- 13 or has at least twenty-five years of credited service and has
- 14 attained age fifty-five shall be eligible to receive a
- 15 retirement allowance after the member has terminated service.]"
- 16 SECTION 2. Section 88-74, Hawaii Revised Statutes, is
- 17 amended as follows:



1	1. 1	By amending subsection (c) to read:
2	"(C)	If a member, who became a member prior to July 1,
3	2012, has	credited service as a judge, the member's retirement
4	allowance	shall be computed on the following basis:
5	(1)	For a member who has credited service as a judge
6		before July 1, 1999, irrespective of age, for each
7		year of credited service as a judge, three and one-
8		half per cent of the member's average final
9		compensation in addition to an annuity that is the
10		actuarial equivalent of the member's accumulated
11		contributions allocable to the period of service;
12	(2)	For a member who first earned credited service as a
13		judge after June 30, 1999, but before July 1, 2012,
14		for each year of credited service as a judge, three
15		and one-half per cent of the member's average final
16		compensation in addition to an annuity that is the
17		actuarial equivalent of the member's accumulated
18		contributions allocable to the period of service. If
19		the member has not attained age fifty-five, the

member's retirement allowance shall be computed as

1		though the member had attained age fifty-five, reduced
. 2		for age as provided in subsection (e);
3	(3)	For a member who first earned credited service as a
4		judge after June 30, 2012, for each year of credited
5		service as a judge, three per cent of the member's
6		average final compensation in addition to an annuity
7		that is the actuarial equivalent of the member's
8		accumulated contributions allocable to the period of
9		service. If the member has not attained age [sixty,]
10		fifty-five, the member's retirement allowance shall be
11		computed as though the member had attained age
12		[sixty,] fifty-five, reduced for age as provided in
13		subsection [(i);] <u>(e);</u>
14	(4)	For a judge with other credited service, as provided
15		in subsection (b). If the member has not attained age
16		fifty-five, the member's retirement allowance shall be
17		computed as though the member had attained age fifty-
18		five, reduced for age as provided in subsection (e);

or

1 (5) For a judge with credited service as an elective 2 officer or as a legislative officer, as provided in 3 subsection (d). 4 No allowance shall exceed seventy-five per cent of the member's 5 average final compensation. If the allowance exceeds this 6 limit, it shall be adjusted by reducing the annuity included in 7 paragraphs (1), (2), and (3) and the portion of the accumulated contributions specified in paragraphs (1), (2), and (3) in 8 excess of the requirements of the reduced annuity shall be 9 10 returned to the member upon the member's retirement or paid to 11 the member's designated beneficiary upon the member's death 12 while in service or while on authorized leave without pay. 13 allowance for judges under this subsection, together with the 14 retirement allowance provided by the federal government for 15 similar service, shall in no case exceed seventy-five per cent 16 of the member's average final compensation." 17 2. By amending subsection (d) to read: 18 "(d) If a member, who became a member before July 1, 2012, 19 has credited service as an elective officer or as a legislative officer, the member's retirement allowance shall be derived by 20

1	adding	the	allowances	computed	separately	under	paragraphs	(1),

- **2** (2), (3), (4), (5), and (6) as follows:
- 3 For a member who has credited service as an elective (1)4 officer before July 1, 2012, irrespective of age, for 5 each year of credited service as an elective officer, 6 three and one-half per cent of the member's average 7 final compensation as computed under section 88-8 81(e)(1), in addition to an annuity that is the 9 actuarial equivalent of the member's accumulated contributions allocable to the period of service; 10
- (2) For a member, who first earned credited service as an 11 elective officer after June 30, 2012, irrespective of 12 13 age, for each year of credited service as an elective 14 officer, three per cent of the member's average final 15 compensation as computed under section 88-81(e)(1), in 16 addition to an annuity that is the actuarial equivalent of the member's accumulated contributions 17 allocable to the period of service; 18
 - (3) For a member who has credited service as a legislative officer before July 1, 2012, irrespective of age, for each year of credited service as a legislative

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1		officer, three and one-half per cent of the member's
2		average final compensation as computed under section
3		88-81(e)(2), in addition to an annuity that is the
4		actuarial equivalent of the member's accumulated
5		contributions allocable to the period of service;
6	(4)	For a member who first earned credited service as a
7		legislative officer after June 30, 2012, irrespective
8		of age, for each year of credited service as a
9		legislative officer, three per cent of the member's
10		average final compensation as computed under section
11		88-81(e)(2), in addition to an annuity that is the
12		actuarial equivalent of the member's accumulated
13		contributions allocable to the period of service;
14	(5)	If the member has credited service as a judge, the
15		member's retirement allowance shall be computed on the
16		following basis:
17		(A) For a member who has credited service as a judge
18		before July 1, 1999, irrespective of age, for
19		each year of credited service as a judge, three
20		and one-half per cent of the member's average
21		final compensation as computed under section 88-

1		81(e)(3), in addition to an annuity that is the
2		actuarial equivalent of the member's accumulated
3		contributions allocable to the period of service;
4	(B)	For a member who first earned credited service as
5		a judge after June 30, 1999, but before July 1,
6		2012, and has attained the age of fifty-five, for
7		each year of credited service as a judge, three
8		and one-half per cent of the member's average
9		final compensation as computed under section 88-
10		81(e)(3), in addition to an annuity that is the
11		actuarial equivalent of the member's accumulated
12		contributions allocable to the period of service.
13		If the member has not attained age fifty-five,
14		the member's retirement allowance shall be
15		computed as though the member had attained age
16		fifty-five, reduced for age as provided in
17		subsection (e); and
18	(C)	For a member who first earned credited service as
19		a judge after June 30, 2012, and has attained the
20		age of [sixty,] fifty-five, for each year of
21		credited service as a judge, three per cent of

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the member's average final compensation as
computed under section 88-81(e)(3), in addition
to an annuity that is the actuarial equivalent of
the member's accumulated contributions allocable
to the period of service. If the member has not
attained age [sixty,] fifty-five, the member's
retirement allowance shall be computed as though
the member had attained age [sixty,] fifty-five,
reduced for age as provided in subsection $[\frac{(i)}{i}]$
<u>(e);</u> and

(6) For each year of credited service not included in paragraph (1), (2), (3), (4), or (5), the average final compensation as computed under section 88-81(e)(4) shall be multiplied by two per cent for credited service earned as a class A or class H member, two and one-half per cent for credited service earned as a class B member, and one and one-quarter per cent for credited service earned as a class C member. If the member has not attained age fifty-five, the member's retirement allowance shall be

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              computed as though the member had attained age fifty-
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              five, reduced for age as provided in subsection (e).
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    The total retirement allowance shall not exceed seventy-five per
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    cent of the member's highest average final compensation
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    calculated under section 88-81(e)(1), (2), (3), or (4).
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    allowance exceeds this limit, it shall be adjusted by reducing
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    any annuity accrued under paragraphs (1), (2), (3), (4), and (5)
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    and the portion of the accumulated contributions specified in
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    these paragraphs in excess of the requirements of the reduced
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    annuity shall be returned to the member upon the member's
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    retirement or paid to the member's designated beneficiary upon
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    the member's death while in service or while on authorized leave
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    without pay. If a member has service credit as an elective
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    officer or as a legislative officer in addition to service
    credit as a judge, then the retirement benefit calculation
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    contained in this subsection shall supersede the formula
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    contained in subsection (c)."
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         SECTION 3. Statutory material to be repealed is bracketed
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    and stricken. New statutory material is underscored.
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1 SECTION 4. This Act, upon its approval, shall take effect

2 retroactive to July 1, 2012.

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INTRODUCED BY:



Report Title:

Employees' Retirement System; Judges

Description:

Corrects errors. Harmonizes age and service requirements for judges who are members of the employees' retirement system with requirements for other contributory plan members.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.