A BILL FOR AN ACT

RELATING TO RETIREMENT.

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

1	SECTIO	ON 1.	Section	88-74,	Hawaii	Revised	Statutes,	is
2	amended as	follo	ws:					

- 3 1. By amending subsections (c) and (d) to read:
- 4 "(c) If a member, who became a member prior to July 1,
- 5 2012, has credited service as a judge, the member's retirement
- 6 allowance shall be computed on the following basis:
- 7 (1) For a member who has credited service as a judge
 8 before July 1, 1999, irrespective of age, for each
 9 year of credited service as a judge, three and one10 half per cent of the member's average final
 11 compensation in addition to an annuity that is the
 12 actuarial equivalent of the member's accumulated
 13 contributions allocable to the period of service;
 - (2) For a member who first earned credited service as a judge after June 30, 1999, but before July 1, 2012, for each year of credited service as a judge, three and one-half per cent of the member's average final

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1		compensation in addition to an annuity that is the
2		actuarial equivalent of the member's accumulated
3		contributions allocable to the period of service. If
4		the member has not attained age fifty-five, the
5		member's retirement allowance shall be computed as
6		though the member had attained age fifty-five, reduced
7		for age as provided in subsection (e);
8	(3)	For a member who first earned credited service as a
9		judge after June 30, 2012, but before July 1, 2016,
10		for each year of credited service as a judge, three
11		per cent of the member's average final compensation in
12		addition to an annuity that is the actuarial
13		equivalent of the member's accumulated contributions
14		allocable to the period of service. If the member has
15		not attained age sixty, the member's retirement
16		allowance shall be computed as though the member had
17		attained age sixty, reduced for age as provided in
18		subsection (i);
19	(4)	For a member who first earned credited service as a
20		judge after June 30, 2016, for each year of credited
21		service as a judge, two per cent of the member's

1		avera	age final compensation in addition to an annuity
2		that	is the actuarial equivalent of the member's
3		accur	nulated contributions allocable to the period of
4		servi	ice. If the member has not attained age sixty,
5		the m	nember's retirement allowance shall be computed as
6		thoug	gh the member had attained sixty, reduced for age
7		as pi	covided in subsection (i);
8	<u>(5)</u>	For a	a member described in paragraphs (1), (2), or (3),
9		who	s reappointed or appointed to a different court
10		by ar	nd with the advice and consent of the senate after
11		June	30, 2016, in addition to an annuity that is the
12		actua	arial equivalent of the member's accumulated
13		cont	ributions allocable to the period of service:
14		(A)	For credited service as a judge prior to
15			reappointment or appointment to a different
16			court, as provided in paragraph (1), (2), or (3),
17			respectively; and
18		(B)	For each year of credited service as a judge
19			after reappointment or appointment to a different
20			court, two per cent of the member's average final
21			compensation.

1		If the member has not attained the applicable age for
2		an unreduced retirement allowance under paragraph (1),
3		(2), or (3), the member's retirement allowance shall
4		be computed as though the member had attained the age
5		for an unreduced retirement allowance, reduced for age
6		as provided in subsection (e) or (i), as applicable;
7	[-(4)-]	(6) For a judge with other credited service, as
8		provided in subsection (b). If the member has not
9		attained age fifty-five, the member's retirement
10		allowance shall be computed as though the member had
11		attained age fifty-five, reduced for age as provided
12		in subsection (e); or
13	[(5)]	(7) For a judge with credited service as an elective
14		officer or as a legislative officer, as provided in
15		subsection (d).
16	No allowar	nce shall exceed seventy-five per cent of the member's
17	average f	inal compensation. If the allowance exceeds this
18	limit, it	shall be adjusted by reducing the annuity included in
19	paragraph	s (1), (2), [and] (3), (4), and (5) and the portion of
20	the accum	ulated contributions specified in paragraphs (1), (2),
21	[and] (3)	, (4), and (5) in excess of the requirements of the

- 1 reduced annuity shall be returned to the member upon the
- 2 member's retirement or paid to the member's designated
- 3 beneficiary upon the member's death while in service or while on
- 4 authorized leave without pay. The allowance for judges under
- 5 this subsection, together with the retirement allowance provided
- 6 by the federal government for similar service, shall in no case
- 7 exceed seventy-five per cent of the member's average final
- 8 compensation.
- 9 (d) If a member, who became a member before July 1, 2012,
- 10 has credited service as an elective officer or as a legislative
- 11 officer, the member's retirement allowance shall be derived by
- 12 adding the allowances computed separately under paragraphs (1),
- 13 (2), (3), (4), (5), and (6) as follows:
- 14 (1) For a member who has credited service as an elective
- officer before July 1, 2012, irrespective of age, for
- 16 each year of credited service as an elective officer,
- three and one-half per cent of the member's average
- final compensation as computed under section 88-
- 19 81(e)(1), in addition to an annuity that is the
- 20 actuarial equivalent of the member's accumulated
- 21 contributions allocable to the period of service;

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

legislative officer, three per cent of the member's

average final compensation as computed under section

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

member's average final compensation as computed

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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 fifty-five, the member's retirement allowance shall be computed as though the member had attained age fifty-five, reduced for age as provided in subsection (e); [and]

[For a member who first earned crédited service as a judge after] After June 30, 2012, but before July 1, 2016, and has attained the age of sixty, for each year of credited service as a judge, three per cent of 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, the member's retirement allowance shall be computed as though the member had attained age sixty,

1		reduced for age as provided in subsection (i);
2		[and]
3	<u>(D)</u>	After June 30, 2016, and has attained the age of
4		sixty, for each year of credited service as a
5		judge, two per cent of the member's average final
6		compensation in addition to an annuity that is
7		the actuarial equivalent of the member's
8		accumulated contributions allocable to the period
9		of service. If the member has not attained age
10		sixty, the member's retirement allowance shall be
11		computed as though the member had attained sixty,
12		reduced for age as provided in subsection (i);
13	<u>(E)</u>	Who is described in subparagraphs (A), (B), or
14		(C), who is reappointed or appointed to a
15		different court by and with the advice and
16		consent of the senate after June 30, 2016, in
17		addition to an annuity that is the actuarial
18		equivalent of the member's accumulated
19		contributions allocable to the period of service:
20		(i) For credited service as a judge prior to
21		reappointment or appointment to a different

1		court, as provided in paragraph (1), (2),
2		(3), or (A) respectively; and
3		(ii) For each year of credited service as a judge
4		after reappointment or appointment to a
5		different court, two per cent of the
6		member's average final compensation.
7		If the member has not attained the applicable age for
8		an unreduced retirement allowance under subparagraph
9		(A), (B), or (C), the member's retirement allowance
10		shall be computed as though the member had attained
11		the age for an unreduced retirement allowance, reduced
12		for age as provided in subsection (e) or (i), as
13		applicable;
14	(6)	For each year of credited service not included in
15		paragraph (1), (2), (3), (4), or (5), the average
16		final compensation as computed under section 88-
17		81(e)(4) shall be multiplied by two per cent for
18		credited service earned as a class A or class H
19		member, two and one-half per cent for credited service
20		earned as a class B member, and one and one-quarter
21		per cent for credited service earned as a class C

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              member. If the member has not attained age fifty-
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              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). If the
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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
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    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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2. By amending subsections (g) and (h) to read:

1	" (g)	If a member, who becomes a member after June 30,
2	2012, has	credited service as a judge, the member's retirement
3	allowance	shall be computed on the following basis:
4	(1)	For a member who first earned credited service as a
5		judge before July 1, 2016, for each year of credited
6		service as a judge, three per cent of the member's
7		average final compensation in addition to an annuity
8		that is the actuarial equivalent of the member's
9		accumulated contributions allocable to the period of
10		service. If the member has not attained age sixty,
11	v	the member's retirement allowance shall be computed as
12		though the member had attained age sixty, reduced for
13		age as provided in subsection (i);
14	(2)	For a member who first earned credited service as a
15		judge after June 30, 2016, for each year of credited
16	·	service as a judge, two per cent of the member's
17		average final compensation in addition to an annuity
18		that is the actuarial equivalent of the member's
19		accumulated contributions allocable to the period of
20		service. If the member has not attained age sixty,

the member's retirement allowance shall be computed as

1		thou	gh the member had attained sixty, reduced for age
2		as p	rovided in subsection (i);
3	(3)	For	a member described in paragraph (1), who is
4		reap	pointed or appointed to a different court by and
5	·	with	the advice and consent of the senate after June
6		30,	2016, in addition to an annuity that is the
7		actu	arial equivalent of the member's accumulated
8		cont	ributions allocable to the period of service:
9		(A)	For credited service as a judge prior to
10			reappointment or appointment to a different
11	•		court, as provided in paragraph (1); and
12		<u>(B)</u>	For each year of credited service as a judge
13			after reappointment or appointment to a different
14			court, two per cent of the member's average final
15			compensation.
16		If t	he member has not attained age sixty, the member's
17		<u>reti</u>	rement allowance shall be computed as though the
18		memb	er had attained age sixty, reduced for age as
19		prov	ided in subsection (i);
20	[-(2)-]	(4)	For a judge with other credited service, as
21		prov	ided in subsection (f). If the member has not

1	attained age sixty, the member's retirement allowance
2	shall be computed as though the member had attained
3	age sixty, reduced for age as provided in subsection
4	(i); and
5	[-(3)] (5) For a judge with credited service as an elective
6	officer or as a legislative officer, as provided in
7	subsection (h).
8	No allowance shall exceed seventy-five per cent of the member's
9	average final compensation. If the allowance exceeds this
10	limit, it shall be adjusted by reducing the annuity included in
11	paragraph (1), (2) , or (3) and the portion of the accumulated
12	contributions specified in paragraph (1), (2), or (3) in excess
13	of the requirements of the reduced annuity shall be returned to
14	the member upon the member's retirement or paid to the member's
15	designated beneficiary upon the member's death while in service
16	or while on authorized leave without pay. The allowance for
17	judges under this subsection, together with the retirement
18	allowance provided by the federal government for similar
19	service, shall in no case exceed seventy-five per cent of the
20	member's average final compensation.

1	(h)	If a member, who becomes a member after June 30, 2012,
2	has credi	ted service as an elective officer or as a legislative
3	officer,	the member's retirement allowance shall be derived by
4	adding the	e allowances computed separately under paragraphs (1),
5	(2), (3),	and (4) as follows:
6	(1)	Irrespective of age, for each year of credited service
7		as an elective officer, three per cent of the member's
8		average final compensation as computed under section
9		88-81(f)(1), 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)	Irrespective of age, for each year of credited service
13		as a legislative officer, three per cent of the
14		member's average final compensation as computed under
15		section 88-81(f)(2), in addition to an annuity that is
16		the actuarial equivalent of the member's accumulated
17		contributions allocable to the period of service;
18	(3)	For [each year of] a member who has credited service
19		as a judge[-]:
20		(A) For a member who first earned credited service as
21		a judge before July 1, 2016, three per cent of

1		the member's average linal compensation as
2		computed under section 88-81(f)(3), in addition
3		to an annuity that is the actuarial equivalent of
4		the member's accumulated contributions allocable
5		to the period of service. If the member has not
6		attained age sixty, the member's retirement
7		allowance shall be computed as though the member
8		had attained age sixty, reduced for age as
9		provided in subsection (i); [and]
10	<u>(B)</u>	For a member who first earned credited service as
11		a judge after June 30, 2016, for each year of
12		credited service as a judge, two per cent of the
13		member's average final compensation in addition
14		to an annuity that is the actuarial equivalent of
15		the member's accumulated contributions allocable
16		to the period of service. If the member has not
17		attained age sixty, the member's retirement
18	·	allowance shall be computed as though the member
19		had attained sixty, reduced for age as provided
20		in subsection (i);

1	<u>(C)</u>	For a member described in subparagraph (A), who
2		is reappointed or appointed to a different court
3		by and with the advice and consent of the senate
4		after June 30, 2016, in addition to an annuity
5		that is the actuarial equivalent of the member's
6		accumulated contributions allocable to the period
7		of service:
8		(i) For credited service as a judge prior to
9		reappointment or appointment to a different
. 10		court, as provided in subparagraph (A); and
11		(ii) For each year of credited service as a judge
12		after reappointment or appointment to a
13		different court, two per cent of the
14		member's average final compensation.
15		If the member has not attained age sixty, the
16		member's retirement allowance shall be computed
17		as though the member had attained age sixty,
18		reduced for age as provided in subsection (i);
19	(4) For	each year of credited service not included in
20	para	graph (1), (2), or (3), the average final
21	comp	ensation as computed under section 88-81(f)(4)

Ţ	shall be multiplied by one and three-fourth per cent
2	for credited service earned as a class A or class H
3	member, two and one-fourth per cent for credited
4	service earned as a class B member, and one and
5	one-fourth per cent for credited service earned as a
6	class C member. If the member has not attained age
7	sixty, the member's retirement allowance shall be
8	computed as though the member had attained age sixty,
9	reduced for age as provided in subsection (i).
10	The total retirement allowance shall not exceed seventy-five per
11	cent of the member's highest average final compensation
12	calculated under section $88-81(f)(1)$, (2) , (3) , or (4) . If the
13	allowance exceeds this limit, it shall be adjusted by reducing
14	any annuity accrued under paragraphs (1), (2), and (3) and the
15	portion of the accumulated contributions specified in these
16	paragraphs in excess of the requirements of the reduced annuity
17	shall be returned to the member upon the member's retirement or
18	paid to the member's designated beneficiary upon the member's
19	death while in service or while on authorized leave without pay.
20	If a member has service credit as an elective officer or as a
21	legislative officer in addition to service credit as a judge,

- 1 then the retirement benefit calculation contained in this
- 2 subsection shall supersede the formula contained in subsection
- 3 (q)."
- 4 SECTION 2. This Act does not affect rights and duties that
- 5 matured, penalties that were incurred, and proceedings that were
- 6 begun before its effective date.
- 7 SECTION 3. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 4. This Act shall take effect on July 1, 2016.

Report Title:

Retirement; Pension; Judges; Employees' Retirement System

Description:

Reduces the benefit multiplier for judges who become judges, are reappointed, or promoted after June 30, 2016. (SB2244 HD1)

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