SENATE BILL No. 285

April 23, 1991, Introduced by Senators CHERRY, CONROY and O'BRIEN and referred to the Committee on Mental Health, Human Resources, and Senior Citizens.

A bill to amend section 12a of Act No. 156 of the Public

Acts of 1851, entitled as amended

"An act to define the powers and duties of the county boards of commissioners of the several counties, and to confer upon them certain local, administrative and legislative powers; and to prescribe penalties for the violation of the provisions of this act,"

as amended by Act No. 178 of the Public Acts of 1990, being section 46.12a of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Section 1. Section 12a of Act No. 156 of the Public Acts of
 1851, as amended by Act No. 178 of the Public Acts of 1990, being
 section 46.12a of the Michigan Compiled Laws, is amended to read
 as follows:

5 Sec. 12a. (1) A county board of commissioners at a lawfully
6 held meeting may DO 1 OR MORE OF THE FOLLOWING:

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(a) Provide group life, health, accident and
hospitalization, and disability coverage for a county employee,
retired employee, or an employee of an office, board, or department of the county, including the board of county road commissioners, and a dependent of an employee, either with or without
cost participation by the employee, and appropriate the necessary
funds for the insurance. For a county with 100 employees or
more, self-insure for health, accident and hospitalization, and
group disability coverage for a county employee, retired employee, or an employee of an office, board, or department of the
county, including the board of county road commissioners, and a
dependent of an employee, either with or without cost participation by the employee, and appropriate the necessary funds.

(b) Adopt and establish a plan by which the county purchases
or participates in the cost of an endowment policy or retirement
annuity for a county employee or an employee of an office, board,
or department of the county, including the board of county road
commissioners, to provide monthly pension or retirement benefits
for each employee 60 years of age or older in an amount not to
exceed \$150.00 per month or 2% of the average monthly earnings of
the employee for 5 years immediately before retirement times the
years of service of the employee, whichever is the lesser sum.
As an option, a county board of commissioners may adopt and
establish a plan by which the county pays pension or retirement
benefits to a county employee or an employee of an office, board,
or department of the county, including the board of county road

1 or who is 60 years of age or older and has been employed for not 2 less than 5 years, in monthly payments not to exceed 2.5% of the 3 employee's highest average monthly compensation or earnings 4 received from the county or county road fund for 5 years of serv-5 ice times the total number of years of service of the employee, **6** including a fraction of a year, not to exceed 3/4 of the average 7 final compensation of the employee. A plan may also pay early 8 retirement benefits at 55 years of age or older to the extent of 9 actuarially equivalent benefits not increasing the costs of the 10 plan. Except as provided in subsection (28), endowment policies, 11 retirement benefits, pensions, or annuity retirement benefits in 12 excess of the amounts stipulated in this subdivision may be pro-13 vided for by a plan of employee participation to cover the cost 14 of the excess. If the employment or the pension or retirement 15 benefits of an employee who participated in the cost of pension 16 or retirement benefits are terminated before the employee 17 receives pension or retirement benefits equal to the total amount 18 of the employee's participation, the balance of the total partic-19 ipation shall be refunded to the employee at the time of termina-20 tion, if living, or if deceased, to the employee's heir, legal 21 representative, or designated beneficiary as provided in the plan 22 adopted and established by the county board of commissioners. If 23 a terminated employee is subsequently rehired by the county, the 24 employee may repay the amount of participation refunded to the 25 employee upon the employee's termination, together with compound 26 interest from the date of refund to the dates of repayment at the 27 rates provided in the plan. As conditions for repayment, the

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1 plan may require return to employment for a period not to exceed 2 3 years and may require that repayment be completed within a 3 period of not less than 1 year following return to employment. A 4 plan adopted for the payment of retirement benefits or a pension 5 shall grant benefits to an employee eligible for pension or 6 retirement benefits according to a uniform scale for all persons 7 in the same general class or classification. An employee shall 8 not be denied benefits by termination of his or her employment 9 after the employee becomes eligible for benefits under the plan 10 and this section. An endowment policy or annuity purchased pur-11 suant to this section shall be purchased from an insurer autho-12 rized to write endowment policies or annuities in this state.

13 (2) In a plan adopted under this section, at least 60% of 14 the total pension or retirement benefit granted to an employee 15 from county funds shall consist of a percentage not to exceed 16 2.5% of the employee's average final compensation times the 17 employee's years of service and shall be granted to each employee 18 eligible for retirement under the plan uniformly and without **19** restriction or limitation other than those prescribed in this 20 section. "Average final compensation" as used in this section 21 means the annual average of the highest actual compensation 22 received by a county employee, other than a county employee who 23 is -either- a judge of a municipal court of record subject to 24 subsection (21) or a judge subject to subsection (24), during 25 either a period of 5 consecutive years of service contained 26 within the employee's 10 years of service immediately before the 27 employee's retirement or a period of 5 years of service as

specified in the plan. In a county that adopts a plan for
 granting longevity pay, the county board of commissioners may
 exclude this longevity pay from average final compensation for
 the purpose of computing the rate of employee contribution and
 the amount of benefits payable to an employee upon retirement.
 "Longevity pay" means increments of compensation payable at
 annual or semiannual intervals and based upon years of service to
 the county, exclusive of compensation provided for a given class
 of positions.

(3) A circuit court stenographer is eligible for membership
in, and the benefits of, a pension or retirement benefit under a
plan established pursuant to this section, or a social security
plan established by the county or 1 of the counties that pays a
portion of the compensation of a circuit court stenographer.
(4) If the employment of a county employee eligible to
receive a pension or retirement benefit under a plan established
pursuant to this section is terminated after the employee has

18 completed 8 or more years of service in county employment, the 19 employee shall receive the amount of pension or retirement bene-20 fit to which the employee's service would have entitled the 21 employee under the plan established, if the employee waives the 22 employee's right to a refund of the employee's total participa-23 tion upon the termination of employment. The payment of pension 24 or retirement benefits shall begin, as provided in the plan, 25 after the employee would have become eligible for retirement 26 under the plan had the employee's employment not been terminated, 27 but not later than 90 days after the employee becomes 65 years of

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age. The payment of pension or retirement benefits shall not
 begin until the employee has applied for pension or retirement
 benefits in the manner prescribed in the plan established.

(5) A plan established under this section may provide for 5 pension or retirement benefits for a county employee who becomes 6 totally disabled for work in the county service from any cause, 7 after not less than 10 years of county employment, to the extent 8 of the limitations provided in this section. A plan may also 9 provide for pension or retirement benefits to the extent of the 10 limitations provided in this section or \$400.00 per month, which-11 ever is the greater sum, for an employee who becomes totally dis-12 abled for work in the county service from causes that are the 13 direct and proximate result of county employment, to continue for 14 the duration of the disability or until the employee becomes eli-15 gible for retirement pursuant to other provisions of the plan 16 authorized by this section. A plan may also provide for pension 17 or retirement benefits, to the extent of the limitations provided 18 in this section, for the actual dependents of a county employee 19 who dies while still employed by the county after not less than 20 10 years of county employment, or who dies after leaving county 21 employment with not less than the number of years of service 22 required to vest in the plan but before becoming eligible to 23 receive a pension or retirement benefit. A plan may also provide 24 for pension or retirement benefits to the extent of the limita-25 tions provided in this section or \$400.00 per month, whichever is 26 greater, for the actual dependents of a deceased county employee 27 whose death is the direct and proximate result of county

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employment. The plan may provide that the period from the end of
 the deceased or disabled employee's period of service to the date
 that employee would have become eligible for retirement be used
 as service for the sole purpose of computing the amount of dis ability or death pension.

(6) "County employee" includes a bailiff of the district 6 7 court in the thirty-sixth district who serves pursuant to section 8 8322 of the revised judicature act of 1961, Act No. 236 of the 9 Public Acts of 1961, as amended, being section 600.8322 of the 10 Michigan Compiled Laws, and a person who receives more than 50% 11 of all compensation for personal services, rendered to governmen-12 tal units, from a county fund or county road fund, except a 13 person, other than a bailiff of the district court in the 14 thirty-sixth district, engaged for special services on a contract 15 or fee basis. The plan adopted under this section, until 16 December 31, 1979, may include as a county employee a person on 17 leave of absence from county employment who is not a member of 18 another retirement system except as a retirant and who pays or 19 arranges payment of contributions equal to the contributions that 20 would have been required to be paid under the plan by both the 21 county and the employee, based upon the compensation the employee 22 would have received from the county, if the employee had not 23 taken a leave of absence or a person who complies with the 24 requirements of such a provision approved for inclusion in a plan 25 by the county board of commissioners before January 1, 1976, who 26 shall be considered to be a county employee during the period of 27 compliance. Provision may be made to exclude a person who is

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1 employed on a temporary basis and a person employed in a position 2 normally requiring less than 1,000 hours, or some lesser speci-3 fied number of hours, work per year. A bailiff serving in the 4 district court in the thirty-sixth district is eligible to 5 receive benefits under this section if a plan has been estab-6 lished by law by which the cost of benefits is payable from 7 sources including charges on all legal instruments in which the 8 service of process by a bailiff is required and earmarked by law 9 for benefits, and contributions made by the state and each bai-10 liff pursuant to section 8322(7) of Act No. 236 of the Public 11 Acts of 1961, as amended. The plan shall include provisions by 12 which a bailiff or former bailiff who served as bailiff as of 13 January 1, 1967, may retire after 25 years of service regardless 14 of age, with maximum benefits to be computed as follows: start-15 ing as of January 1, 1969, the average of any 5 years of earnings 16 of the previous 10 years served in succession before retirement 17 multiplied by 1.9% times the years of service; starting as of **18** June 1, 1975, the average of any 5 years of earnings multiplied 19 by 2% times the years of service. For purposes of this subsec-20 tion, "earnings" means the salary and fees, other than mileage, 21 received by a bailiff pursuant to section 8322(6) of Act No. 236 22 of the Public Acts of 1961, as amended. The plan shall include 23 provisions by which health, accident, and hospitalization insur-24 ance premiums may be paid out of the earnings of this fund. 25 These payments shall be made at the discretion of the pension 26 board of trustees. - The- A county that has a retirement fund for 27 bailiffs under this section shall annually review the retirement

fund and shall ensure that the fund is maintained in an
 actuarially sound condition. Copies of the actuarial reports
 shall be provided to the state judicial council created by chap ter 91 of Act No. 236 of the Public Acts of 1961, being sections
 600.9101 to 600.9107 of the Michigan Compiled Laws.

6 (7) An employee while receiving a pension or retirement ben7 efit because of disability, pursuant to this section, may be con8 sidered as employed in the county service for the purpose of
9 retirement under this section.

(8) A county employee who is included by law in another pen11 sion or retirement system by reason of the compensation the
12 employee receives from the county may be excluded from a plan
13 established under this section or included only to the extent of
14 the difference between benefits granted under this section and
15 the other pension or retirement system.

(9) The county board of commissioners, upon the request of a
17 county employee, by not less than a 3/5 vote may credit that
18 county employee with the amount of government service resulting
19 from employment with the United States government, except mili20 tary service, EMPLOYMENT WITH a state, or EMPLOYMENT WITH any of
21 their political subdivisions under the following conditions:

(a) Employment by the county occurred within -5- 15 years
following the county employee's separation from service of the
last unit of government by which the county employee was
employed.

26 (b) Service rendered before the last break in service of 27 more than -5- 15 years shall not be credited.

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(c) Service that is recognized for the purpose of a deferred
retirement allowance under a retirement system or other
employer-funded retirement benefit plan, except for a retirement
benefit plan under the social security act, chapter 531, 49
Stat. 620, of the United States government, a state, or a political subdivision of a state shall not be credited if the county
employee retired under a retirement system of the United States
government, a state, or any of their political subdivisions or
until the county employee irrevocably forfeits the right to the
deferred retirement allowance.

(d) The county employee deposits in the plan established under this section an amount equal to the aggregate amount of contributions the county employee would have made had the service been acquired in the employ of the county, plus interest from the dates the contributions would have been made to the date of deposit, at rates determined by the board. If records are insufficient or unavailable to compute the exact amount of required deposit, the board may estimate the amount.

(e) The county employee has 8 or more years of credited
service in county employment, has legal vesting in the county
plan, and deposits in the county employees' retirement system an
amount equal to the aggregate amount of contributions the
employer would have made had the government service being credited under this section been acquired in the employ of the
county.

26 (10) A plan adopted under this section may provide for27 annual or less frequent postretirement redetermination of a

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The redetermined amount of pension shall be not greater 1 pension. 2 than the amount of pension otherwise payable multiplied by the 3 following percent: 100%, plus the percentage the county board of 4 commissioners determines appropriate for each full year, exclud-5 ing a fraction of a year, in the period from the effective date 6 of payments of the pension and the date as of which the redeter-7 mination is being made. The redetermined amount shall not be 8 less than the amount of pension otherwise payable. A provision 9 of this section that limits the amount of a pension shall not 10 apply to the operation of this subsection redetermining the 11 amount of a pension. As used in this subsection, "the amount of 12 pension otherwise payable" means the amount of pension that would 13 be payable without regard to this subsection. The application of 14 a provision redetermining pension amounts may be restricted to 15 pensions having an effective date of payment either before or 16 after a specified date.

(11) The cost of pension or retirement benefits for a county
18 employee under this section may be paid from the same fund from
19 which the employee receives compensation, and the county board of
20 commissioners may appropriate the necessary funds to carry out
21 the purposes of this section. If a county establishes a plan by
22 which the county pays pension or retirement benefits to an
23 employee pursuant to this section, the county shall, in accord24 ance with provisions for pension or retirement benefits that are
25 incorporated in the plan, establish and maintain reserves on an
26 actuarial basis in the manner provided in this subsection
27 sufficient to finance the pension and retirement and death

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1 benefit liabilities under the plan and sufficient to pay the 2 pension and retirement and death benefits as they become due. Α 3 county that adopts a retirement plan under this section and 4 establishes reserves on an actuarial basis shall maintain the 5 reserves as provided in this subsection. The reserves shall be 6 determined by an actuarial valuation and established and main-7 tained by yearly appropriations by the county and contributions 8 by employees. The reserves shall be established, maintained, and 9 funded to cover the pension and other benefits provided for in 10 the plan in the same manner and within the same limits as to time 11 as is provided for Benefit Program B in the municipal employees 12 retirement system described in section 14 of the municipal 13 employees retirement act OF 1984, Act No. 427 of the Public Acts 14 of 1984, being section 38.1514 of the Michigan Compiled Laws. 15 These reserves are trust funds and shall not be used for any 16 other purpose than the payment of pension, retirement, and other 17 benefits and refunds of employee contributions in accordance with 18 the plan established in a county. An employee's contributions 19 shall be kept and accumulated in a separate fund and used only 20 for the payment of annuities and refunds to employees. This sub-21 section does not apply to a county that adopted a retirement plan 22 under this section and did not establish reserves on an actuarial 23 basis before October 11, 1947.

(12) A plan established by a county for the payment of pension and retirement benefits to an employee under this section
shall be approved as complying with this section by a county
pension plan committee consisting of the attorney general, the

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1 state treasurer, and the executive secretary of the state 2 employees' retirement system created by the state employees' 3 retirement act, Act No. 240 of the Public Acts of 1943, as 4 amended, being sections 38.1 to -38.47- 38.48 of the Michigan 5 Compiled Laws, before the plan becomes effective or operative in 6 the county. Each county retirement plan operating under this 7 section shall be approved by the committee as complying with this 8 section biennially. A financial statement for each county 9 retirement plan operating under this section shall be submitted 10 annually to the county pension plan committee by the county 11 board, official, or employee designated by the county board of 12 commissioners. The financial statement shall be in the form, 13 contain the information, and be submitted as the county pension 14 plan committee prescribes. The state treasurer shall audit the 15 funds and accounts of county retirement plans established under 16 this section in the same manner as the state treasurer audits 17 other county accounts and may audit and investigate county 18 retirement plan funds and accounts to the extent necessary to 19 effectuate the purposes of this section. This subsection does 20 not apply to a county that adopted a retirement plan under this 21 section and did not establish reserves on an actuarial basis 22 before October 11, 1947.

(13) If a county establishes a plan for the payment of pension and retirement benefits to its employees pursuant to this
section, the county board of commissioners may provide for a
board of trustees to administer the plan and for the manner of
election or appointment of the members of the board of trustees.

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1 The county board of commissioners may grant authority to the 2 board of trustees to fully administer and operate the plan and to a 3 deposit, invest, and reinvest the funds and reserves of the plan 4 within the limitations prescribed by the county board of commis-5 sioners in the plan. The county board of commissioners may 6 authorize the investment of funds of a county retirement plan 7 established under this section in anything in which the funds of 8 the state employees' retirement system or the funds of the munic-9 ipal employees retirement system may be invested, pursuant to Act 10 No. 240 of the Public Acts of 1943, as amended, and Act No. 427 11 of the Public Acts of 1984, being sections 38.1501 to -38.1555-12 38.1556 of the Michigan Compiled Laws. A county retirement plan 13 established under this section may provide for financing, fund-14 ing, and the payment of benefits in the same manner and to the 15 same extent as is provided for in Act No. 240 of the Public Acts 16 of 1943, as amended, and Act No. 427 of the Public Acts of 1984, 17 may provide for and require contributions by county employees, 18 and may permit additional employee contributions on a voluntary 19 basis.

(14) Upon the approval of the county board of commissioners,
a member who entered the armed service of the United States
before June 1, 1980 or who entered the armed service of the
United States on or after June 1, 1980 during a time of war or
emergency condition as described in section 1 of Act No. 190 of
the Public Acts of 1965, as amended, being section 35.61 of the
Michigan Compiled Laws, may elect to receive credited service for
not more than 5 years of active military service. Credit for

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1 military service shall be given upon request and payment to the 2 retirement system of an amount equal to 5% of the member's 3 full-time or equated full-time annual compensation for the year 4 in which payment is made multiplied by the number of years, and 5 fraction of a year, of credited service that the member elects to 6 purchase up to the maximum. Service shall not be credited if the 7 service is or would be credited under any other federal, state, 8 or local publicly supported retirement system. Service shall not 9 be credited under this subsection until the member has the number 10 of years of credited service needed to vest under the plan. Only 11 completed years and months of armed service shall be credited 12 under this subsection.

(15) A member who enters or entered any armed service of the United States may purchase credited service for periods of continuous active duty lasting 30 days or more, subject to ALL OF the following conditions:

(a) The county board of commissioners authorizes the pur18 chase of credited service under this subsection by an affirmative
19 vote of a majority of the members of the county board of
20 commissioners. The county board of commissioners shall establish
21 a written policy to implement the provisions of this subsection
22 in order to provide uniform application of this subsection to all
23 members of the plan.

(b) The member has at least the number of years of credited
25 service needed to vest under the plan, not including any credited
26 service purchased under this subsection and subsection (14).

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(c) The member pays the plan 5% of the member's annual
 compensation multiplied by the period of credited service being
 purchased. As used in this subdivision, "annual compensation"
 means the aggregate amount of compensation paid the member during
 the 4 most recent calendar quarters for each of which the member
 was credited 3/12 of a year of credited service.

7 (d) Fractional months of armed service shall not be recog-8 nized for the purposes of this subsection.

9 (e) Armed service credited a member under subsection (14)
10 shall not be the basis of credited service under this section.
11 (f) Armed service credited a member under this subsection
12 shall not exceed either 5 years or the difference between 5 years
13 and the armed service credited the member under subsection (14).

(g) Credited service shall not be granted for periods of
armed service that are or could be used for obtaining or increasing a benefit from another retirement system.

17 (16) As used in this subsection, "transitional public
18 employment program" means a public service employment program in
19 the area of environmental quality, health care, education, public
20 safety, crime prevention and control, prison rehabilitation,
21 transportation, recreation, maintenance of parks, streets, and
22 other public facilities, solid waste removal, pollution control,
23 housing and neighborhood improvements, rural development, conser24 vation, beautification, veterans' outreach, or any other area of
25 human betterment and community improvement as part of a program
26 of comprehensive manpower services authorized, undertaken, and
27 financed pursuant to the former comprehensive employment and

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1 training act of 1973, Public Law 93-203. A person participating 2 in a transitional public employment program -shall IS not -be-3 eligible for membership in a retirement system or pension plan 4 established under this section. If the person later becomes a 5 member of a retirement system or pension plan established under 6 this section within 12 months after the date of termination as a 7 participant in a transitional public employment program, service 8 credit shall be given for employment in the transitional public 9 employment program for purposes of determining a retirement 10 allowance upon the payment by the person and the person's 11 employer under the transitional public employment program from 12 funds provided under the former comprehensive employment and 13 training act of 1973, Public Law 93-203, as funds permit, to the 14 retirement system of the contributions, plus regular interest, 15 the person and the employer would have paid had the employment 16 been rendered in a position covered by this section. During the 17 person's employment in the transitional public employment pro-18 gram, the person's employer shall provide an opportunity by pay-19 roll deduction for the person to make his or her employee contri-20 bution to the applicable pension system. To provide for the 21 eventual payment of the employer's contribution, the person's 22 employer shall during this same period place in reserve a reason-23 able but not necessarily an actuarially determined amount equal 24 to the contributions that the employer would have paid to the 25 retirement system for those employees in the transitional public 26 employment program as if they were members under this section, 27 but only for that number of employees that the employer

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determined would transfer from the transitional public employment
 program into positions covered by this section. If the funds
 provided under the former comprehensive employment and training
 act of 1973, Public Law 93-203, are insufficient, the remainder
 of the employer contributions shall be paid by the person's cur rent employer.

7 (17) Subsection (16) does not exclude the participant in a
8 transitional public employment program from the accident, dis9 ability, or other benefits available to members of the retirement
10 system covered by this section.

(18) If a probate judge who is a member of a plan estab12 lished under this section contributes for not less than 20 years,
13 the county board of commissioners may allow the probate judge to
14 cease further contributions.

(19) An employee of the circuit court in the third judicial circuit, the common pleas court of the city of Detroit, or the recorder's court of the city of Detroit who became an employee of the state judicial council on September 1, 1981, and who was 44 years of age or older as of that date, and who will have accumulated 25 or more years of service credit by September 1, 1987, shall continue to be eligible for membership in, and the benefits of, a pension or retirement benefit plan established pursuant to this section in the same manner as the employee was eligible before September 1, 1981. A person who was an employee of the circuit court in the third judicial circuit, the common pleas court of the city of Detroit, or the recorder's court of the city of Detroit on August 31, 1981, who last entered county employment

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1 - prior to BEFORE November 2, 1956, who became an employee of the 2 state judicial council on September 1, 1981, and who accumulated 3 not less than 24 years of service credit by August 31, 1981, 4 shall continue to be eligible for membership in, and the benefits 5 of, a pension or retirement benefit plan established pursuant to 6 this section in the same manner as the employee was eligible 7 before September 1, 1981. An election to continue to be a member 8 of a pension or retirement benefit plan established pursuant to 9 this section as authorized by section 594(2) of the revised judi-10 cature act of 1961, Act No. 236 of the Public Acts of 1961, being 11 section 600.594 of the Michigan Compiled Laws, or section 36(2) 12 of Act No. 369 of the Public Acts of 1919, being section 725.36 13 of the Michigan Compiled Laws, is not effective unless the 14 employee has made the election in the manner prescribed by those 15 sections and has made the payments required by those sections. (20) A plan adopted under this section may provide that an 16

17 employee of the circuit court in the third judicial circuit, the 18 common pleas court of the city of Detroit, or the recorder's 19 court of the city of Detroit who is a member of the Wayne county 20 employees' retirement system on August 31, 1981, who becomes an 21 employee of the state judicial council and a member of the state 22 employees' retirement system on September 1, 1981, receive a ben-23 efit based on the annual average of the highest actual compensa-24 tion received by the employee during a period of 5 years of 25 county or state service.

26 (21) Beginning September 1, 1981, for determining the
27 retirement benefit for a county employee who is a judge of a

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1 municipal court of record pursuant to subsection (2), "average 2 final compensation" means the annual average of the highest 3 actual compensation received by the judge as additional salary 4 pursuant to section 13(2) of Act No. 369 of the Public Acts of 5 1919, as amended, being section 725.13 of the Michigan Compiled 6 Laws, during a period of 5 years of service as specified in the 7 plan. This subsection shall not be construed to diminish or 8 impair an accrued financial benefit.

9 (22) Beginning September 1, 1981, for each county employee 10 who is a judge of a municipal court of record, or of the circuit 11 or district court, the sum of the average final compensation 12 determined for that county employee pursuant to this section and 13 the final salary determined for that county employee as a member 14 of the state of Michigan judges' retirement system pursuant to 15 the judges' retirement act, Act No. 198 of the Public Acts of 16 1951, as amended, being sections 38.801 to 38.831 of the Michigan 17 Compiled Laws, shall not exceed the employee's total annual judi-18 cial salary payable from all sources at the time of his or her 19 retirement. This subsection shall not be construed to diminish 20 or impair an accrued financial benefit.

(23) Beginning September 1, 1981, for each county employee
who is a judge of the probate court, the sum of the average final
compensation calculated for that employee pursuant to this section and the final salary calculated for that employee as a
member of the state of Michigan probate judges retirement system
pursuant to the probate judges retirement act, Act No. 165 of the
Public Acts of 1954, as amended, being sections 38.901 to 38.933

of the Michigan Compiled Laws, shall not exceed the employee's
 total annual judicial salary payable from all sources at the time
 of his or her retirement. This subsection shall not be construed
 to diminish or impair an accrued financial benefit.

5 (24) Beginning September 1, 1981, for determining a retire-6 ment benefit pursuant to subsection (2) for a county employee who 7 is a judge who receives an annuity pursuant to section 14(5) of 8 Act No. 198 of the Public Acts of 1951, as amended, being section 9 38.814 of the Michigan Compiled Laws, "average final 10 compensation" means the difference between the judge's total 11 annual salary payable from all sources on August 31, 1981, and 12 the judge's state base salary payable on August 31, 1981. This 13 subsection shall not be construed to diminish or impair an 14 accrued financial benefit.

(25) Beginning January 1, 1983, the sum of the final salary determined for each county employee who is a judge of the probate rourt used as the basis for determining the judge's retirement allowance as a member of a retirement system established pursuant to this section and the salary or compensation figure used as the basis for determining the <u>state of Michigan</u> judge's retirement allowance as a member of the STATE OF MICHIGAN judges' retirement system created by Act No. 198 of the Public Acts of 1951, shall not exceed the judge's total annual salary payable from all sources at the time of his or her retirement. This subsection shall not be construed to diminish or impair an accrued financial benefit.

(26) The county board of commissioners, upon the request of
a county employee, by not less than a 3/5 vote may credit that
county employee with the amount of membership service that the
county employee was previously credited with by the retirement
system established under this section under the following
conditions:

7 (a) The membership service previously credited to the county8 employee was service rendered for the same county.

9 (b) Service that is recognized for the purpose of a deferred
10 retirement allowance under a retirement system or other
11 employer-funded retirement benefit plan, except for a retirement
12 benefit plan under the social security act, chapter 531, 49
13 Stat. 620, of the United States government, a state, or a politi14 cal subdivision of a state shall not be credited if the county
15 employee retired under a retirement system of the United States
16 government, a state, or any of their political subdivisions or
17 until the county employee irrevocably forfeits the right to the
18 deferred retirement allowance.

(c) The county employee deposits in the plan established under this section an amount equal to the aggregate amount of contributions the county employee made at the time of the previcous membership service plus interest from the date of withdrawal of the accumulated contributions to the date of deposit, at rates determined by the board. If records are insufficient or unavailable to compute the exact amount of required deposit, the board may estimate the amount.

(d) The county employee deposits in the county employees'
 retirement system an amount equal to the aggregate amount of
 contributions the employer made at the time of the previous mem bership service plus interest from the date of separation to the
 date of deposit, at rates determined by the board.

6 (27) A person participating in a program described in this
7 subsection is not eligible for membership in a retirement system
8 or pension plan established under this section. In addition,
9 that person shall not receive service credit for the employment
10 described in this subsection even though the person subsequently
11 becomes or has been a member of the retirement system. This sub12 section applies to all of the following:

(a) A person, not regularly employed by the county, who is
14 employed by the county through participation in a program estab15 lished pursuant to the job training partnership act, Public Law
16 97-300, 96 Stat. 1322.

(b) A person, not regularly employed by the county, who is
employed by the county through participation in a program established pursuant to the Michigan opportunity and skills training
program, first established under sections 12 to 23 of Act No. 259
of the Public Acts of 1983.

(c) A person, not regularly employed by the county, who is
employed by the county through participation in a program established pursuant to the Michigan community service corps program,
first established under sections 25 to 35 of Act No. 259 of the
Public Acts of 1983 and sections 148 to 160 of Act No. 246 of the
Public Acts of 1984.

1 (d) A person, not regularly employed by the county, who is
2 hired by the county to administer a program described in subdivi3 sion (a), (b), or (c).

4 (28) If a county enters into a collective bargaining agree-5 ment pursuant to Act No. 336 of the Public Acts of 1947, being 6 sections 423.201 to 423.216 of the Michigan Compiled Laws, which 7 provides for retirement benefits that are in excess of the 8 retirement benefits otherwise authorized to be provided under 9 this section for employees of the county who are covered by a 10 plan under this section, then the county board of commissioners 11 may amend or adopt a plan under this section to provide those 12 benefits to employees who are members of the bargaining unit cov-13 ered by the agreement, and may, after December 31, 1987, amend or 14 adopt a plan under this section to provide those benefits to 15 other employees of the county.

16 (29) Beginning on April 30, 1990, 1 of the following condi-17 tions -shall apply APPLIES to a retirant who is receiving a pen-18 sion or retirement benefit from a plan under this section if the 19 retirant becomes employed by a county that has established a plan 20 under this section:

(a) Payment of the pension or retirement benefit to the retirant shall be suspended if the retirant is employed by the county from which the retirant retired. Suspension of the payment of the pension or retirement benefit shall become effective the first day of the calendar month that follows the sixtieth day after the retirant is employed by the county. Payment of the pension or retirement benefit shall resume on the first day of

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the calendar month that follows termination of the employment.
 Payment of the pension or retirement benefit shall be resumed
 without change in amount or conditions by reason of the
 employment. The retirant shall not be a member of the plan
 during the period of employment.

(b) Payment of the pension or retirement benefit to the
7 retirant shall continue without change in amount or conditions by
8 reason of the employment if the retirant becomes employed by a
9 county other than the county from which the retirant retired.
10 For the purposes of membership and potential benefit entitlement
11 under the plan of the other county, the retirant shall be consid12 ered in the same manner as an individual with no previous record
13 of employment by that county.

(30) A county may increase the percentage of the highest average monthly compensation or earnings that was used to calcule late the pension or retirement benefit under subsection (1)(b) of a person receiving a pension or retirement benefit under this section on the date the county increases the percentage of compensation or earnings. The county shall recalculate the pension or retirement benefit using the increased percentage of compensation or earnings. The person receiving the pension or retirement benefit is eligible to receive an adjusted pension or retirement benefit based upon the recalculation effective the first day of the month following the date the county increases the percentage of compensation or earnings under this subsection.

26 (31) If a county retirement plan established under this27 section provides an optional form of payment of a retirement

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1 allowance, a retirement allowance may be made payable under this 2 subsection, by resolution of the county board of commissioners, 3 to the surviving spouse of a deceased retirant if all of the 4 requirements of this subsection are met. If a member of a county 5 retirement plan established under this section retired after May 6 1, 1981 but before November 12, 1985, elected to receive his or 7 her retirement allowance in life payments to the retirant, and 8 died after November 1, 1989 but before December 31, 1989, the 9 surviving spouse of that deceased retirant shall receive a 10 retirement allowance pursuant to this subsection. The county 11 board of commissioners shall compute the retirement allowance in 12 the same manner as if, on the day before the retirant's death, 13 the deceased retirant had elected to receive a reduced retirement 14 allowance in life payments to the retirant with full continuation 15 to the retirement allowance beneficiary and had nominated the 16 surviving spouse as the retirement allowance beneficiary. The 17 surviving spouse shall begin to receive the retirement allowance 18 under this subsection effective the first day of the month fol-19 lowing the month in which application to the county retirement 20 plan is made by the surviving spouse. A payment of a retirement 21 allowance under this subsection shall not be paid for any month 22 before the first month a retirement allowance is payable under 23 this subsection. As used in this subsection, "spouse" means the 24 person, if any, to whom the deceased retirant was married on the 25 effective date of his or her retirement under the county retire-26 ment plan and on the date of his or her death.

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