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SENATE BILL 246
47TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2005
INTRODUCED BY
John Arthur Smith
FOR THE LEGISLATIVE FINANCE COMMITTEE
AN ACT
RELATING TO JUDICIAL RETIREMENT; INCREASING RATES FOR MEMBER
AND EMPLOYER CONTRIBUTIONS; CHANGING THE REQUIREMENTS FOR
RETIREMENT AND PENSIONS FOR NEW MEMBERS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 10-12B-8 NMSA 1978 (being Laws 1992, Chapter 111, Section 8) is amended to read:

"10-12B-8. AGE AND SERVICE CREDIT REQUIREMENTS FOR NORMAL RETIREMENT. - -

- For an individual who initially became a member A. prior to July 1, 2005, the age and service credit requirements for retirement provided for in the Judicial Retirement Act are:
- (1) age sixty-four or older and five or more years of service credit; or
 - **(2)** age sixty or older and fifteen or more

years	of	servi ce	credi t

- B. For an individual who initially became a member on or after July 1, 2005, the age and service credit requirements for retirement provided for in the Judicial Retirement Act are:
- (1) age sixty-four or older and five or more years of service credit; or
- (2) age fifty-five or older and sixteen or more years of service credit.

[B.-] C. If a member leaves office for any reason, other than removal pursuant to Article 6, Section 32 of the constitution of New Mexico, before meeting the age and service credit requirements for retirement pursuant to the provisions of this section and if that member leaves his member contributions on deposit in the fund, that member may apply for retirement when that member meets the age and service credit requirements for retirement pursuant to the provisions of the Judicial Retirement Act or provisions of the Public Employees Retirement Reciprocity Act. [if enacted by the second session of the fortieth legislature of the state of New Mexico

C.] D. No member shall be eligible to receive a pension pursuant to the provisions of the Judicial Retirement Act while still in office."

Section 2. Section 10-12B-9 NMSA 1978 (being Laws 1992, Chapter 111, Section 9) is amended to read:

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year in office."

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1	"10-12B-9. AMOUNT OF PENSIONThe amo	unt of <u>monthly</u>
2	pension is equal to:	
3	A. In the case of a former or curr	rent judge or
4	justice, an amount equal to one-twelfth of:	
5	seventy-five percent of salary	number of years of
6	received during last year in X	service, not exceeding
7	office prior to retirement	ten years, divided
8		by ten; [or
9		10]
10	B. In the case of a new judge or j	ustice <u>who</u>
11	initially became a member prior to July 1, 2	<u>2005</u> , an amount
12	equal to one-twelfth of:	
13	seventy-five percent of	(number of years
14	salary received during X.05 X	service, not exceeding
15	last year in office prior	fifteen years, [+] <u>plus</u>
16	to retirement	five years); or
17	C. In the case of a new judge or j	<u>ustice who</u>
18	initially became a member on or after July	l, 2005, an amount
19	equal to one-twelfth of the salary received	during the last
20	year in office prior to retirement multiplie	ed by the product of
21	three and seventy-five hundredths percent ti	mes the sum of the
22	number of years of service; provided that a	pension calculated
23	pursuant to this subsection shall not exceed	<u>l seventy-five</u>
24	percent of one-twelfth of the salary receive	ed during the last

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9	Secti on	3.	Secti on	10- 12	2B- 10	NMSA	1978	(being	Laws	1992,
Chapt	er 111,	Sec	tion 10,	as a	mende	d) is	amen	ded to	read:	
,	"10-12B-	10.	MEMBER	CONT	RI BUTI	ONS	- TAX 7	FREATME I	NT	

A. Members, while in office, shall contribute [five and one-half percent of salary] to the member contribution fund pursuant to the following schedule:

- (1) prior to July 1, 2005, five and one-half percent of salary;
- (2) from July 1, 2005 through June 30, 2006, six and one-half percent of salary; and
- (3) on and after July 1, 2006, seven and one-half percent of salary.
- В. Upon implementation, the state, acting as employer of members covered pursuant to the provisions of the Judicial Retirement Act, shall, solely for the purpose of compliance with Section 414(h) of the Internal Revenue Code of 1986, pick up for the purposes specified in that section member contributions required by this section for all annual salary earned by the member. Member contributions picked up pursuant to the provisions of this section shall be treated as employer contributions for purposes of determining income tax obligations under the Internal Revenue Code of 1986; however, such picked-up member contributions shall be included in the determination of the member's gross annual salary for all other purposes under federal and state laws. Member contributions . 154064. 1

picked up pursuant to the provisions of this section shall continue to be designated member contributions for all purposes of the Judicial Retirement Act and shall be considered as part of the member's annual salary for purposes of determining the amount of the member's contribution. The provisions of this section are mandatory, and the member shall have no option concerning the pickup or [to] concerning the receipt of the contributed amounts directly instead of having the amounts paid by the employer to the retirement system. Implementation occurs upon authorization by the board. In no event may implementation occur other than at the beginning of a pay period applicable to the member.

[C. The increase in member contributions provided for in this 2004 act is contingent upon the inclusion of not less than a six percent salary increase for justices and judges in legislation enacted into law by the second session of the forty-sixth legislature.]

Section 4. Section 10-12B-11 NMSA 1978 (being Laws 1992, Chapter 111, Section 11, as amended) is amended to read:

"10-12B-11. EMPLOYER CONTRIBUTIONS. --

A. The member's court shall contribute [nine percent of salary for each member in office] the following amounts to the fund:

(1) prior to July 1, 2005, nine percent of salary for each member in office:

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		(2)	from	<u>July 1,</u>	2005	thi	ough	June	30,	2006,	ten
<u>and</u>	one- hal f	perce	ent of	sal ary	for e	each	memb	er in	off	ice; a	<u>ınd</u>
		<u>(3)</u>	on an	d after	July	1,	2006,	twel	l ve	percen	t of
sala	ary for ea	ach me	ember i	n offi	ce.						

B. Thirty-eight dollars (\$38.00) from each civil case docket fee paid in the district court, twenty-five dollars (\$25.00) from each civil docket fee paid in metropolitan court and ten dollars (\$10.00) from each jury fee paid in metropolitan court shall be paid by the court clerk to the employer's accumulation fund."

Section 5. Section 10-12B-12 NMSA 1978 (being Laws 1992, Chapter 111, Section 12) is amended to read:

"10-12B-12. EARLY RETIREMENT. --

A. Any member [with] who initially became a member prior to July 1, 2005 and has not less than eighteen years of service credit may elect to retire at any time between age fifty and age sixty and receive a monthly pension that is one-twelfth of the following formula:

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Salary received X = [.7 + (.005 \ X)] Number of years during the last between age fifty full year in office and the age at prior to retirement retirement].
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B. The provisions of the Public Employees Retirement Reciprocity Act [if enacted by the second session of the fortieth legislature of the state of New Mexico] and the .154064.1

provisions of the Judicial Retirement Act regarding cost-of
living adjustments shall apply to the provisions of this
section. "

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