## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

S

### **SENATE BILL 117**

# Judiciary Committee Substitute Adopted 3/7/17

Appropriations on Pensions, Compensation, and Benefits Committee Substitute Adopted

4/6/17

#### PROPOSED HOUSE COMMITTEE SUBSTITUTE S117-PCS45450-TV-12

Short Title: Forfeit. Retiremnt Benefits/Anti-Pen. Spiking.

(Public)

Sponsors:

Referred to:

February 22, 2017

1	A BILL TO BE ENTITLED				
2	AN ACT TO PROHIBIT THE RECEIPT OF BENEFITS FROM THE CONSOLIDATED				
3	JUDICIAL RETIREMENT SYSTEM FOR JUDGES WHO HAVE BEEN IMPEACHED				
4	AND CONVICTED OR REMOVED FROM OFFICE, TO AMEND FELONY				
5	FORFEITURE STATUTES, TO CLARIFY ANTI-PENSION-SPIKING				
6	CONTRIBUTION-BASED BENEFIT CAP, AND TO PROVIDE AN EXEMPTION				
7	FROM RULE MAKING.				
8	The General Assembly of North Carolina enacts:				
9					
10	PART I. FORFEITURE OF RETIREMENT BENEFITS/JUDGES				
11	SECTION 1. Article 4 of Chapter 135 of the General Statutes is amended by				
12	adding a new section to read:				
13	"§ 135-75.1B. Forfeiture of retirement benefits for conviction on impeachment or				
14	<u>removal from office.</u>				
15	(a) Except as provided in G.S. 135-56(k), the Board of Trustees shall not pay any				
16	retirement benefits or allowances, except for a return of member contributions plus interest, to				
17	any justice or judge of the General Court of Justice for whom the following apply:				
18	(1) The justice or judge of the General Court of Justice is convicted on				
19	impeachment under Article IV of the North Carolina Constitution and				
20	Chapter 123 of the General Statutes for reasons other than physical and				
21	mental incapacity.				
22	(2) The justice or judge of the General Court of Justice is removed from office				
23	<u>under G.S. 7A-376(b).</u>				
24	(b) If a justice or judge of the General Court of Justice or former justice or judge of the				
25	General Court of Justice whose benefits under the System were forfeited under this section,				
26	except for the return of member contributions plus interest, subsequently has the conviction on				
27	impeachment or removal from office vacated or set aside for any reason, then the member or				
28	former member may seek a reversal of the benefit forfeiture by presenting sufficient evidence				
29	to the State Treasurer. If the State Treasurer determines a reversal of the benefit forfeiture is				
30	appropriate, then all benefits will be restored upon repayment of all accumulated contributions				
31	plus interest. Repayment of all accumulated contributions that have been received by the				
32	individual under the forfeiture provisions of this section must be made in a total lump-sum				
33	payment with interest compounded annually at a rate of six and one-half percent (6.5%) for				



D

### **General Assembly Of North Carolina**

1 each calendar year from the year of forfeiture to the year of repayment. An individual receiving 2 a reversal of benefit forfeiture must receive reinstatement of the service credit forfeited." 3 **SECTION 2.** G.S. 135-56 is amended by adding a new subsection to read: 4 If a justice or judge of the General Court of Justice who is in service and has not "(k) 5 vested in this System on December 1, 2017, is convicted on impeachment or removed from 6 office for acts committed after December 1, 2017, then that member shall forfeit all benefits under this System, except for a return of member contributions plus interest. If a member who 7 8 is in service and has vested in this System on December 1, 2017, is convicted on impeachment 9 or removed from office for acts committed after December 1, 2017, then that member is not 10 entitled to any creditable service that accrued after December 1, 2017." 11 SECTION 3. G.S. 7A-376(b) reads as rewritten: 12 Upon recommendation of the Commission, the Supreme Court may issue a public "(b) 13 reprimand, censure, suspend, or remove any judge for willful misconduct in office, willful and 14 persistent failure to perform the judge's duties, habitual intemperance, conviction of a crime 15 involving moral turpitude, or conduct prejudicial to the administration of justice that brings the 16 judicial office into disrepute. A judge who is suspended for any of the foregoing reasons shall 17 receive no compensation during the period of that suspension. A judge who is removed for any 18 of the foregoing reasons shall receive no retirement compensation compensation, except for a 19 return of member contributions plus interest as provided in G.S. 135-56(k), and is disgualified 20 from holding further judicial office." 21 SECTION 4. The General Assembly and the Supreme Court shall notify the State 22 Treasurer and the Board of Trustees of the conviction on impeachment or removal from office 23 of a justice or judge of the General Court of Justice. 24 25 PART II. FELONY FORFEITURE STATUTES 26 **SECTION 5.(a)** G.S. 135-18.10A(b) is repealed. 27 **SECTION 5.(b)** G.S. 128-38.4A(b) is repealed. 28 SECTION 5.(c) G.S. 135-75.1A(b) is repealed. 29 SECTION 5.(d) G.S. 120-4.33A is repealed. 30 31 PART III. ANTI-PENSION-SPIKING CONTRIBUTION-BASED BENEFIT CAP 32 SECTION 6.(a) G.S. 135-5(a3) reads as rewritten: 33 Anti-Pension-Spiking Contribution-Based Benefit Cap. – Notwithstanding any other "(a3) 34 provision of this section, every service retirement allowance provided under this section for 35 members who retire on or after January 1, 2015, is subject to adjustment pursuant to a 36 contribution-based benefit cap under this subsection. The Board of Trustees shall adopt 37 Notwithstanding Article 2A of Chapter 150B of the General Statutes, the Board of Trustees 38 shall adopt a contribution-based benefit cap factor recommended by the actuary, based upon 39 actual experience, such that no more than three-quarters of one percent (0.75%) of retirement 40 allowances are expected to be capped. The Board of Trustees shall modify such factors every 41 five years, as shall be deemed necessary, based upon the five-year experience study as required 42 by G.S. 135-6(n). Prior to establishing a service retirement allowance under this section, the 43 Board shall: 44 Determine an amount equal to the member's accumulated contributions as (1)45 required under G.S. 135-8(b)(1) for all years during which the member earned membership service used in the calculation of the retirement 46 47 allowance that the member would receive under this section. 48 Determine the amount of a single life annuity that is the actuarial equivalent (2)49 of the amount determined under subdivision (1) of this subsection, adjusted 50 for the age of the member at the time of retirement or, when appropriate, the 51 age at the time of the member's death.

	General Assembly Of North Carolina Session 2017				
1 2	(3) Multiply the annuity amount determined under subdivision (2) of this subsection by the contribution-based benefit cap factor.				
3 4	(4) Determine the amount of the retirement allowance that results from the member's membership service.				
5	The product of the multiplication in subdivision (3) of this subsection is the member's				
6	contribution-based benefit cap. If the amount determined under subdivision (4) of this				
7	subsection exceeds the member's contribution-based benefit cap, the member's retirement				
8	allowance shall be reduced by an amount equal to the difference between the				
9	contribution-based benefit cap and the amount determined under subdivision (4) of this				
10	subsection.				
11	Notwithstanding the foregoing, the retirement allowance of a member with an average final				
12	compensation of less than one hundred thousand dollars (\$100,000), as hereinafter indexed,				
13	shall not be subject to the contribution-based benefit cap. The minimum average final				
14	compensation necessary for a retirement allowance to be subject to the contribution-based				
15	benefit cap shall be increased on January 1 each year by the percent change between the				
16	December-June Consumer Price Index in the year prior to retirement and the December-June				
17	Consumer Price Index in the fiscal year most recently ended, calculated to the nearest tenth of a				
18	percent $(0.1\%)$ , provided that this percent change is positive.				
19	Notwithstanding the foregoing, the retirement allowance of a member who became a				
20	member before January 1, 2015, or who has not earned at least five years of membership				
21	service in the Retirement System after January 1, 2015, shall not be reduced; however, the				
22	member's last employer shall be required to make an additional contribution as specified in $C = 125$ $P(f)(2) = 16$ specified by "				
23	G.S. 135-8(f)(2)f., if applicable." SECTION ( (b) C S 128 27( $c^2$ ) reads as rewritten:				
24 25	<b>SECTION 6.(b)</b> G.S. 128-27(a3) reads as rewritten:				
23 26	"(a3) Anti-Pension-Spiking Contribution-Based Benefit Cap. – Notwithstanding any other provision of this section, every service retirement allowance provided under this section for				
20 27	members who retire on or after January 1, 2015, is subject to adjustment pursuant to a				
28	contribution-based benefit cap under this subsection. The Board of Trustees shall adopt				
29	Notwithstanding Article 2A of Chapter 150B of the General Statutes, the Board of Trustees				
30	shall adopt a contribution-based benefit cap factor recommended by the actuary, based upon				
31	actual experience, such that no more than three-quarters of one percent (0.75%) of retirement				
32	allowances are expected to be capped. The Board of Trustees shall modify such factors every				
33	five years, as shall be deemed necessary, based upon the five-year experience study as required				
34	by G.S. 128-28(o).				
35	Prior to establishing a service retirement allowance under this section, the Board shall:				
36	(1) Determine an amount equal to the member's accumulated contributions as				
37	required under G.S. 128-30(b)(1) for all years during which the member				
38	earned membership service used in the calculation of the retirement				
39	allowance that the member would receive under this section.				
40	(2) Determine the amount of a single life annuity that is the actuarial equivalent				
41	of the amount determined under subdivision (1) of this subsection, adjusted				
42	for the age of the member at the time of retirement or, when appropriate, the				
43	age at the time of the member's death.				
44 45	(3) Multiply the annuity amount determined under subdivision (2) of this subsection by the contribution based based basefit can factor				
45 46	<ul><li>subsection by the contribution-based benefit cap factor.</li><li>(4) Determine the amount of the retirement allowance that results from the</li></ul>				
40 47	(4) Determine the amount of the retrement anowance that results from the member's membership service.				
48	The product of the multiplication in subdivision (3) of this subsection is the member's				
49	contribution-based benefit cap. If the amount determined under subdivision (4) of this				
50	where the second the member of the second th				

contribution-based benefit cap and the amount determined under subdivision (4) of this
subsection.

3 Notwithstanding the foregoing, the retirement allowance of a member with an average final 4 compensation of less than one hundred thousand dollars (\$100,000), as hereinafter indexed, 5 shall not be subject to the contribution-based benefit cap. The minimum average final compensation necessary for a retirement allowance to be subject to the contribution-based 6 7 benefit cap shall be increased on January 1 each year by the percent change between the 8 December-June Consumer Price Index in the year prior to retirement and the December-June 9 Consumer Price Index in the fiscal year most recently ended, calculated to the nearest tenth of a 10 percent (0.1%), provided that this percent change is positive.

Notwithstanding the foregoing, the retirement allowance of a member who became a member before January 1, 2015, or who has not earned at least five years of membership service in the Retirement System after January 1, 2015, shall not be reduced; however, the member's last employer shall be required to make an additional contribution as specified in G.S. 128-30(g)(2)b., if applicable."

16

**SECTION 6.(c)** G.S. 135-6(*l*) reads as rewritten:

17 Duties of Actuary. – The Board of Trustees shall designate an actuary who shall be ''(l)18 the technical adviser of the Board of Trustees on matters regarding the operation of the funds 19 created by the provisions of this Chapter and shall perform such other duties as are required in 20 connection therewith. For purposes of the annual valuation of System assets, the The 21 experience studies, and all other actuarial calculations required by this Chapter, all the 22 assumptions used by the System's actuary, including mortality tables, interest rates, annuity 23 factors, contribution-based benefit cap factor, and employer contribution rates, shall be set out 24 in the actuary's periodic reports reports, annual valuations of System assets, or other materials 25 provided to the Board of Trustees. These-Notwithstanding Article 2A of Chapter 150B of the 26 General Statutes, these materials, once accepted by the Board, shall be considered part of the 27 Plan documentation governing this Retirement System; System and shall be effective the first 28 day of the month following adoption, unless a different date is included in the adopting 29 resolution; similarly, the Board's minutes relative to all actuarial assumptions used by the 30 System shall also be considered part of the Plan documentation governing this Retirement 31 System, with the result of precluding any employer discretion in the determination of benefits 32 payable hereunder, consistent with Section 401(a)(25) of the Internal Revenue Code."

33

**SECTION 6.(d)** G.S. 128-28(m) reads as rewritten:

34 Duties of Actuary. - The Board of Trustees shall designate an actuary who shall be "(m) 35 the technical adviser of the Board of Trustees on matters regarding the operation of the funds 36 created by the provisions of this Chapter and shall perform such other duties as are required in 37 connection therewith. For purposes of the annual valuation of System assets, the The 38 experience studies, and all other actuarial calculations required by this Chapter, all the 39 assumptions used by the System's actuary, including mortality tables, interest rates, annuity 40 factors, contribution-based benefit cap factor, and employer contribution rates, shall be set out 41 in the actuary's periodic reports reports, annual valuations of System assets, or other materials 42 provided to the Board of Trustees. These-Notwithstanding Article 2A of Chapter 150B of the 43 General Statutes, these materials, once accepted by the Board, shall be considered part of the 44 Plan documentation governing this Retirement System; System and shall be effective on the 45 first day of the month following adoption, unless a different date is included in the adopting resolution; similarly, the Board's minutes relative to all actuarial assumptions used by the 46 System shall also be considered part of the Plan documentation governing this Retirement 47 System, with the result of precluding any employer discretion in the determination of benefits 48 49 payable hereunder, consistent with Section 401(a)(25) of the Internal Revenue Code."

50 **SECTION 6.(e)** This section is intended to clarify and not change existing law by 51 making clear that the rule-making provisions of Article 2A of Chapter 150B of the General

	General Assembly	Of North Carolina	Session 2017		
	Statutes never required the benefit cap factor under G.S. 135-5(a3) to be adopted as a rule by the Board of Trustees. <b>SECTION 6.(f)</b> This section is effective when it becomes law and applies retroactively to January 1, 2015.				
	PART IV. EXEMPTION FROM RULE MAKING				
		<b>ON 7.(a)</b> G.S. 150B-1(d) is amended by adding a new subc	livision to read:		
	"§ 150B-1. Policy and scope.				
	(d) Exemptions from Rule Making. – Article 2A of this Chapter does not apply to the				
	following:				
	ionowing.				
	<u>(29)</u> <u>T</u>	The Retirement System Boards of Trustees established u	nder G.S. 128-28		
		nd G.S. 135-6 when adopting actuarial tables, as			
	c	ontribution-based benefit cap factors after presentation of			
		rom the actuary. This exemption includes, but is not			
	<u>fo</u>	ollowing actuarial tables and assumptions:			
	<u>a</u>				
	<u>b</u>				
	<u>c</u> <u>d</u>	<u>. Required contribution rates.</u>			
	<u>d</u>	<u>Mortality assumptions.</u>			
	<u>e</u> <u>f</u> .	. <u>Separation and retirement assumptions.</u>			
	<u>g</u> h				
	—	<b>DN 7.(b)</b> G.S. 135-6(n) reads as rewritten:			
		and at least once in each five-year period thereafter, the a	ctuary shall make		
an actuarial investigation into the mortality, service and compensation experience of the					
members and beneficiaries of the Retirement System, and shall make a valuation of the assets					
and liabilities of the funds of the System, and taking into account the result of such					
investigation and valuation, the Board of Trustees shall:					
	(1) A	Adopt for the Retirement System such mortality,	service service,		
		ontribution-based benefit cap factors, and other tables as	shall be deemed		
		ecessary; and			
		Certify the rates of contributions payable by the State of N	North Carolina on		
		ccount of new entrants at various ages."			
		<b>DN 7.(c)</b> G.S. 128-28(o) reads as written:	often the estimate		
	· / ·	ear 1945, and at least once in each five-year period there rial investigation into the mortality, service and compensat			
		peneficiaries of the Retirement System, and shall make a	1		
		s of the funds of the System, and taking into account t			
		luation, the Board of Trustees shall:	ne result of such		
		Adopt for the Retirement System such mortality,	service service,		
		ontribution-based benefit cap factors, and other tables as			
		ecessary; and			
		Certify the rates of contributions payable by the partic	cipating units on		
		ccount of new entrants at various ages."			
	<b>SECTION 7.(d)</b> This section is intended to clarify and not change existing law by				
	making clear that the rule-making provisions of Article 2A of Chapter 150B of the General				
	Statutes never required the benefit cap factor under G.S. 135-5(a3) to be adopted as a rule by the Board of Trustage				
	the Board of Trustees.				

## General Assembly Of North Carolina

1 **SECTION 7.(e)** This section is effective when it becomes law and applies 2 retroactively to January 1, 2015.

3 **SECTION 8.** Except as otherwise provided, this act becomes effective December 4 1, 2017, and applies to offenses committed on or after that date.