K4 5lr3035 CF 5lr1017

By: Delegates Conway, Bozman, Cadden, Cane, DeBoy, Elmore, James, and Rudolph

Introduced and read first time: February 11, 2005

Assigned to: Appropriations

A BILL ENTITLED

1 AN ACT concerning

- 2 Registers of Wills Service Retirement Allowance
- 3 FOR the purpose of altering the years of creditable service certain Registers of Wills 4 are required to accrue to qualify for a normal service retirement allowance; and
- 5 generally relating to normal service retirement allowances for Registers of Wills.
- 6 BY repealing and reenacting, with amendments,
- 7 Article State Personnel and Pensions
- 8 Section 22-404 and 23-404
- 9 Annotated Code of Maryland
- 10 (2004 Replacement Volume)
- 11 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 12 MARYLAND, That the Laws of Maryland read as follows:
- 13 Article State Personnel and Pensions
- 14 22-404.
- 15 (a) (1) In this section the following words have the meanings indicated.
- 16 (2) "Appointed official" means an individual appointed to a public office
- 17 of the State who meets the legal criteria for an appointed official as determined by the
- 18 Attorney General.
- 19 "Unclassified service of the State" means the unclassified service in
- 20 the State Personnel Management System or a comparable position in an independent
- 21 personnel system of a participating employer.
- 22 (b) The Board of Trustees shall pay a member of the Employees' Retirement
- 23 System who qualifies under subsection (c) of this section a pension equal to an
- 24 ordinary disability pension, regardless of age, if the member:
- 25 (1) has at least 16 years of creditable service; and

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	(2) annuity of equivalent contributions.				accumulated contributions paid as an adrawing the accumulated		
4 5	(c) (1) A member qualifies fo				D IN PARAGRAPH (2) OF THIS SUBSECTION, (b) of this section if the member:		
6 7	[(1)] of application for retin	(i) rement; a	1. nd	is an elected	d or appointed official of the State at the time		
8 9	before July 22, 1981;	[(ii)]	2.	was initially	y an elected or appointed official of the State		
10 11	[(2) separating from empl	(i)] oyment;	(II)	1. is	s an elected or appointed official of the State when		
12 13		[(ii)] m July 22	2. , 1981, tl		y an elected or appointed official of the State 30, 1982, both inclusive; and		
14 15	the Secretary of Budg	[(iii)] get and M	3. Ianageme		rom employment involuntarily as certified by		
16 17	[(3) the State on or before	(i)] June 30,	(III) 1982;	1. v	was promoted to a position in the unclassified service of		
18 19	State continuously from	[(ii)] om June 3	2. 30, 1982,		the unclassified service or its equivalent in the ating from employment; and		
20 21	the Secretary of Budg	[(iii)] get and M	3. Ianageme		rom employment involuntarily as certified by		
22 23	(2) A MEMBER WHO IS A REGISTER OF WILLS ON OR AFTER JULY 1, 2005, QUALIFIES FOR A PENSION UNDER SUBSECTION (B) OF THIS SECTION.						
24	(d) (1)	This subsection applies to a retiree who:					
25		(i)	retires as	s an elected	or appointed official under this section; and		
26 27	compensation.	(ii)	is appoir	nted or elect	red to an office for which the State pays		
28 29	(2) of this subsection:	On the a	ppointme	ent or election	on of a retiree described in paragraph (1)		
30		(i)	the retire	ee's retireme	ent allowance shall stop;		
31		(ii)	the retire	ee may rejoi	n the Employees' Retirement System;		
32 33	the retiree paid before	(iii) e retireme		ee shall mak	te member contributions at the same rate		

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1 2	eligibility service to t	(iv) he retiree			tees shall re of retireme		y credita	ble servi	ce or	
5	(3) Subject to paragraph (4) of this subsection, on subsequent retirement of a retiree described in paragraph (1) of this subsection, the Board of Trustees shall credit the retiree with all of the retiree's creditable service and eligibility service as a member.									
7	(4)	The per	nsion, on	subsequen	t retiremen	it, may n	ot exceed	the sum	of:	
8 9	retirement; and	(i)	the pens	ion the re	tiree was re	eceiving	during th	e previo	us	
10 11	member after the pre	(ii) vious ret		ion that h	as accrued	on accou	int of em	ploymen	t as a	
12	23-404.									
13	(a) (1)	In this s	section the	e followin	g words ha	ve the m	eanings i	ndicated		
	(2) "Appointed official" means an individual appointed to a public office of the State who meets the legal criteria for an appointed official as determined by the Office of the Attorney General.									
	(3) "Unclassified service of the State" means the unclassified service in the State Personnel Management System or a comparable position in an independent personnel system of a participating employer.									
	(b) The Board of Trustees shall pay a member of the Employees' Pension System who qualifies under subsection (c) of this section a normal service retirement allowance, regardless of age, if the member:									
23	(1)	has at le	east 16 ye	ars of cree	ditable serv	rice; and				
	(2) annuity of equivalent contributions.				s accumula vithdrawing				ın	
	(c) (1) [A] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A member qualifies for a normal service retirement allowance under subsection (b) of this section if the member:									
30 31	[(1)] of application for ret	(i) irement;	1. and	is an elec	eted or appo	ointed of	ficial of t	he State	at the tin	ne
32 33	before July 22, 1981	; [(ii)]	2.	was initia	ally an elec	ted or ap	pointed o	official o	f the Stat	e
34 35	[(2) separating from emp	(i)] loyment;	(II)	1.	is an elect	ted or ap	pointed o	official o	f the State	e when

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1 2	during the period fron	[(ii)] n July 22,	2. 1981, th		lly an elected or appointed official of the State e 30, 1982, both inclusive; and			
3	the Secretary of Budg	[(iii)] et and Ma	3. anageme		from employment involuntarily, as certified by			
5 6	[(3) the State on or before		(III) 1982;	1.	was promoted to a position in the unclassified service of			
7 8	State continuously fro	[(ii)] m June 30	2. 0, 1982,		in the unclassified service or its equivalent in the ating from employment; and			
9 10	the Secretary of Budg	[(iii)] get and M	3. anageme		from employment involuntarily, as certified by			
11 12	(2) QUALIFIES FOR A				EGISTER OF WILLS ON OR AFTER JULY 1, 2005, CTION (B) OF THIS SECTION.			
13	(d) (1)	This sub	section a	pplies to a	retiree who:			
14		(i)	retires as	s an electe	d or appointed official under this section; and			
15 16	compensation.	(ii)	is appoir	nted or ele	cted to an office for which the State pays the			
17 18	(2) of this subsection:	On the a	ppointme	ent or elect	ion of a retiree described in paragraph (1)			
19		(i)	the retire	ee's retiren	nent allowance shall stop;			
20		(ii)	the retire	ee may rejo	oin the Employees' Pension System;			
21 22	title; and	(iii)	the retire	ee shall ma	ske member contributions as provided in this			
23 24	eligibility service to t				ees shall restore any creditable service or of retirement.			
27	Subject to paragraph (4) of this subsection, on subsequent retirement of a retiree described in paragraph (1) of this subsection, the Board of Trustees shall credit the retiree with all of the retiree's creditable service and eligibility service as a member.							
29 30	(4) sum of:	The allow	wance, o	n the subse	equent retirement, may not exceed the			
31 32	retirement; and	(i)	the allow	vance the 1	retiree was receiving during the previous			
33 34	earned after the previ	` /		vance that	has accrued on account of creditable service			

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 July 1, 2005.